

प्राधिकार से प्रकाशित PUBLISHED BY AUTHORITY

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नर्ष बिल्ली, शनिधार, गार्च 16, 1968/फालगुन 26, 1889

* No. 11]

NEW DELHI, SATURDAY, MARCH 16, 1968/PHALGUNA 26, 1889

इस भाग में भिद्म पृष्ठ संस्था दी जाती है जिनसे कि वह घाला संकलन के रूप में रखा जा सके। Separate paging is given to this Part in order that it may be filed as a separate compilation.

ъщ П_ма 3-чама (ii)

PART II-Section 3-Sub-section (ii)

(रका भंत्रालय को छोड़कर) भारत सरकार के बंजालयों और (नंब क्षेत्र प्रदाान को छोड़कर) केन्द्रीय शाविकरणों द्वारा जारी किए गए विविक श्रावेश और प्रक्षिमूचनार्य।

Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by C training Authorities (other than the Administration of Union Territories).

VICE-PRESIDENT'S SECRETARIAT

New Delhi, the 6th March 1968

S O. 941.—In exercise of the powers conferred by Section 10 of the Punjab University Act, 1947, the Chancellor of the Punjab University, Chandigarh, is pleased to extend the term of Shri Suraj Bhan as Vice-Chancellor of the Punjab University for a period of three years with effect from the 1st July, 1968, on a monthly salary of Rs. 3,000 (Rupees three thousand only) He will also be entitled to rent free accommodation or house rent allowance at the rate of 10 per cent of his pay in heu thereof.

[No 2824.]

S. NILAKANTAN, Secy.

MINISTRY OF HOME AFFAIRS

New Delhi, the 4th March 1968

S.C. 942—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to

amend the Tripura Employees (Revision of Pay and Allowances) Rules, 1963, namely:—

- These rules may be called the "Tripura Employees (Revision of Pay and Allowances) First Amendment Rules, 1968.
- The words "for trained graduates in arts or science" appearing in column 4 under the existing entry against S. No. 132 shall be replaced by the words "for science graduates".

[No. F. 2/17/67-HMT.]

New Delhi, the 6th March 1968

S.O. 943.—In exercise of the powers conferred by the proviso to Article 309 of the Constitution, the President hereby makes the following rules further to amend the Manipur Employees (Revision of Pay) Rules, 1966

These rules may be called the Manipur Employees (Revision of pay) Rules 1968:—

In Schedule to the Manipur employees (Revision of Pay) Rules, 1966:-

Under the heading "Community Development Department", for the existing entries against item No. 28 the following entries shall be substituted under columns 1, 2, 3, and 4 respectively.

28.Assistant-cum-Daftsm
Rs. 150-71/2-165-10-225

Rs. 200—12·50—250—EB—12·50—275— 15—350—EB—15—500.

(For those who pass the Normal Course in Arts and Crafts or for holders of Diploma/ Certificate from a recognised Art Institution).

[No. 1/16/65-HMT.]

New Delhi, the 8th March 1968

- **S.O.** 944.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Manipur Employees (Revision of pay) Rules. 1966.
- 2. These rules may be called the Manipur Employees (Revision of Pay) Rules, 1967.
 - 3. In schedule to the Manipur Employees (Revision of Pay) Rules, 1956.

Under the heading "Agriculture Department" after item No. 18, the following entries shall be inserted under columns 1, 2, 3 and 4 respectively.

19. Assistant Agricultural Officer (Non-Graduate)

Rs. 150--10-- Rs. 150--7.50--180--EB--2-300.

20. Agricultural Inspector (Non-Graduate)

Rs. 150—10— Rs. 150—7.50—180—EB— 250. 7.50—210—EB—9~300.

21. Instructor (Non-Graduate)

Rs. 150—10— Rs. 150—7.50—180—EB— 250. 7.50—210—EB—9—300.

[No. 1/16/65-HMT.]

R. C. JAIN, Dy. Secy.

New Delhi, the 7th March 1968

S.O. 945.—In pursuance of clause (1) of article 239 of the Constitution, the President hereby directs that the Chief Commissioner of the Union territory of Tripura shall, subject to the control of the President and until further orders, also exercise the powers, and discharge the functions, of the State Government under sections 92 and 93 of the Code of Civil Procedure, 1908 (5 of 1908), within the said territory.

[No. F. 2/4/68-UTL.]

P. N. KAUL, Dy. Secv.

CABINET SECRETARIAT

(Department of Statistics)

New Delhi, the 6th March 1968

S.O. 946.—In exercise of the powers conferred by sub-section (1) of Section 8 of the Indian Statistical Institute Act, 1959 (57 of 1959), the Central Government hereby constitutes a Committee consisting of:

Chairman

 Shri S. Bhoothalingam, Director General, National Council of Applied Economic Research, New Delhi.

Members

- 2. Dr. A R Verma, Director, National Physical Laboratory, New Delhi-
- 3. A representative of the Indian Statistical Institute, Calcutta.
- 4. Joint Secretary, Ministry of Finance, Department of Expenditure, (Financial Adviser to the Department of Statistics, Cabinet Secretariat), New Delhi.

Member-Secretary

 Deputy Secretary, Department of Statistics, Cabinet Secretariat, New Delhi.

and assigns the following duties to the said Committee, namely:-

- (a) preparation and submission to the Central Government of statements showing programmes of work agreed to be undertaken by the Institute during the financial years 1968-69 and 1969-70 for which the Central Government may provide funds, as well as general financial estimates in respect of such work; and
- (b) the settlement on broadlines of the programme of such work.
- 2. The Committee shall submit its report for the financial year 1968-69 by the 30th April, 1968, and that for the financial year 1969-70 by the 31st October, 1968.
- 3. The Department of Statistics will perform the secretarial functions of the Committee, the headquarter of which will be at New Delhi.

[No. 12/2/67-Estt. II]

S. P. JAIN, Dy. Secy.

CENTRAL BOARD OF DIRECT TAXES

INCOME-TAX

New Delhi, the 7th March 1968

S.O. 947.—In exercise of the powers conferred by sub-section (1) of Section 122 of the Income-tax Act, 1961 (43 of 1961) and of all other powers enabling it in that behalf and in supersession of all the previous notifications in this tegard, the Central Board of Direct Taxes, hereby directs that the Appellate Assistant Commissioners of Income-tax of the Ranges specified in Column I of the Schedule below, shall perform their functions in respect of all persons and idcomes assessed to Income-tax or Super-tax in the Income-tax Circles, Wards and Districts specified in the corresponding entry in Column 2 thereof:

SCHEPULE

Ranges	Income-rax Circles, Wards and Districts.
A-Range,New Delhi	 Income-tax Cum Wealth-tax Circles VII, New Delhi. Companies Circle, IV, VII, X, XIII, XIV, XV, XVI, XVII and XVIII, New Delhi. Special Circles I, II, III and IV, New Delhi. H-I, H-I(I), B-III and B-III(I), New Delhi. Evacuee Circle, New Delhi. D-I and D-II Districts, New Delhi. Drist, III Ward A, Addl. A, D & O, New Delhi.
B-Range, New Delhi	 Refund Circle, New Delhi. Special Survey Circles I, II, III, IV, V, VI, VII, VIII and IX, New Delhi. District III, Wards A (I), C(I), E(I), G(I), I(I), K(I) and M(I), New Delhi. District IV, Wards A(I), B(I), C(I) and C(II), New Delhi. Special Assessments Circles I, II, III, IV, VI and VIII, New Delhi. Companies Circles I, III, XIX, XX, XXI and XXII, New Delhi.
C-Range, New Delhi	 Central Circles I, V, VI, VII and VIII, Delhi. Special Investigation Circles A, B and C, New Delhi. Special Circles and Addl. Special Circles, New Delhi.
D-Range, New Delhi	 Income-tax Cum Wealth-tax Circles I, II, III and IV, New Delhi Companies Circles V, VI and XII, New Delhi. A-IV, A-IV(I) Districts, New Delhi. B-V, B-V (I), B-X, B-XII, B-XII(I) Districts, New Delhi. District VIII, Wards E & F, New Delhi. District III, Ward M, New Delhi. District IV, Ward C, New Delhi.
E-Range, New Delhi	 Income-tax Cum Wealth-tax Circles VIII, IX and X, NewDelhi. A-I, A-I (I), A-II, A-III and Addl. A-(III) Districts, New Delhi. B-VIII, B-VIII(I), B-XI, and B-XI(I) Districts, New Delhi. Companies Circles VIII, IX and XI, New Delhi. District VIII, Wards, A, B, B (Addl), New Delhi. District III, Ward J, K, L and N, New Delhi.
F-Range, New Delhi	 B-IX Add. B-IX, B-XIV, B-XIV(I), B-XIV (2). B-XVIII, B-XVIII (I) and Addl. B-XVIII Districts, New Delhi. Income-tax Cum Wealth-tax Circle XI, New Delhi. District II, Wards A,B,C,D, A(I), C(I), C(I)(Addl.) and C(II), New Delhi. District B, Wards A, A(I) and B, New Delhi.
G-Range, New Delhi	 B.XIII, B-XIII (I), B-XV, B-XV (I), B-XV (2) Districts, New Delhi. Income-tax Cum Wealth-tax Circle-V, New Delhi. District III, Ward G, New Delhi. District IV, Wards A, B and D, New Delhi. District V, Wards C, D and E, New Delhi. District VIII, Ward D(I), New Delhi. Companies Circle II, New Delhi.

1	2
H-Range, New Delhi.	 B-XVII, B-XVII(I), BXVII(2), B-XVII(3) and B-XVII(4), New Delhi. Income-tax Gom Wealth-tax Circle VI, New Delhi. District VI, Wards A,B,C,D,E, A(I), C(I), C(I) Addl., New Delhi. Special Assessments Circles V, VII, IX, and X, New Delhi.
I-Range, New Delhi.	 Income-tax Cum Estate Duty Circle, New Delhi. B-II, B-II(I), B-VII, B-VII(I) and Addl., B-VII Districts, New Delhi. C-I-, C-I(I), C-II and C-III Districts, New Delhi. Foreign Section, New Delhi. District III, Wards, B, C. I and P, New Delhi. District I, Ward A, New Delhi. District VII, Wards, A, and B, New Delhi. District VIII, Wards, C,D,A(I), A (II), A(III), and A(IV), New Delhi. District IX, Ward A, New Delhi.
J-Range, New Delhi.	. 1. Central Circles II, III, IV, IX and X, New Delhi.
K-Range, New Delhi.	 District V, Wards, F, G, B(I), C(I), F(I), F(I) Addl. and F(II) New Delhi. B-XVI, B-XVI(I), B-XVI(II) Wards, New Delhi. All Government Salary Circles, New Delhi.
L-Range, New Delhi.	 District III, Wards, E,F, & H, New Delhi. All Private Salary Circles. B-IV, B-IV(I), B-VI & B-VI(I) wards, New Delhi.

Where an Income-tax Circles Ward or district or part thereof stands transferred by this Notification from one Range to another Range, appeals arising out of assessments made in that Income-tax Circle Ward or District or part thereof and pending immediately before the date of this notification before the appellate assistant Cimmissioner of Income-tax of the Range from whom that Income-tax Circle, Ward and District or part thereof is transferred shall from the date this notification shall take effect be transferred to and dealt with by the appellate Assistant Commissioner of Income-tax, of the Range to whom the said Circle, Ward or District or part thereof is transferred.

Explanatory Note

The amendments have become necessary on account of the creation of new Appellate Assistant Commissioner Range's in the Commissioner's Charge.

(The above note does not form part of the nonfication but is intended to be merely clarificatory

[No. 13 (F. No. 50-12-68-ITJ]

P.G. GANDHI, Under Secy.

MINISTRY OF INDUSTRIAL DEVELOPMENT AND COMPANY AFFAIRS (Department of Industrial Development)

CORRIGENDUM

New Delhi, the 19th February 1968

S.O. 948/IDRA/6/5.—In the crstwhile Ministry of Industry order No. S.O. /IDRA/6/5 dated the 22nd December, 1966 published in part 11 section 3 sub-section (ii) of the Gazette of India dated the 7th January, 1967—

In Para 1

For 1 Shri I. K. Gujral,
Member of Parliament,
33, Hanuman Road
New Delhi-1.

Read 1 Shri M. Narayan Reddy, Member of Parliament (Lok Sabha), Nizamabad, District, Andhra Pradesh. In para. 2

For 27 Shri I. K. Gujral,
Member of Parliament,
33, Hanuman Road,
New Delhi

Read 27 Shri M Narayan Reddy,
Member of Parliament (Lok Sabha),
Nizamabad District,
Andhra Pradesh

[No EEI-19(20)/63]

K. N. SHENOY, Dy. Secy

ष्ट्रीद्योगिक विकास तथा समवाय-कार्य मंत्रालय

(भौद्योगिक विकास विभाग)

शुद्धि । स

नई दिल्ली, 19 फरवरी, 1968

एस॰ मो॰ 949.—भूतपूर्व उद्योग मंत्रालय के मादेश सख्या एस॰ ग्रो॰/माई० डी॰ ग्रार॰ ए॰/७/५ विनांक 22 दिसम्बर, 1966 में जो भारत के राजपत्र दिनांक 7 जनवरी, 1967 के भाग 2 खंड 3, उप-खंड (2) में प्रकाशित हुमा था:—

पैराप्राफ 1 में

 श्री धाई० के० गुजराल, संसद सदस्य,
 33, हुमायूं रोड, नई दिल्ली-1
 के स्थान पर
 श्री एम० नारायण रेड्डी, संसद सदस्य (लोक सभा)

> जिला निजामाबाद, भौध्य प्रदेश पढिये ।

पैराजाफ 2 में

27. श्री घाई० के० मुजराल, संसव सवस्य, 33, हुमायूं रोड, नई विस्ली के स्थान पर—— 27. श्री एम० नारायण् रेही, संसव सदस्य (लोक सभाई जिला निजामाबाव, ग्राम्ध प्रदेश पढ़िये।

क्ष्रिं• ई॰ ছাই। —19(20)/63] ক্ষ্যিভ ইন্ত নিৰ্দাধ, ত্ব-মুখিব।

(Department of Industrial Development)

CORRIGENDUM

New Delhi, the 6th March 1968

S.O. 950.—In this Ministry's Order No. S.O. 3730-IDRA/6/8/67 dated the 9th October, 1967, published in Part II Section 3 Sub-Section (ii) of the Gazette of India dated the 21st October, 1967:—

For

"29 Shri Liladhar Kotaki, Member (Lok Sabha), 144, South Avenue, New Delhi.".

READ

"29. Shri Liladhar Kotaki, Member (Lok Sabha), Marikolong, P.O. Nowgong (Assam)"

[No. 2(1)-Dev.Council/66-L.C.]

R. SUBRAMANIAN, Under Secy.

(Department of Industrial Development)

(Indian Standard Institution)

New Delhi, the 27th February 1968

S.O. 951.—The Certification Marks Licences, details of which are mentioned in the schedule given hereafter, have lapsed or their renewal deferred:

THE SCHEDULE

SL No.	Licence No. and Date	Licensee's Name and Address	Article/Process and the Relevant IS: No.	S. O. Number and date of th Gazette Notify- ing Grant of Licence	e _
(1)	(2)	(3)	(4)	(5)	(6)
I	CM/L-601 20-11-1963	Central Distributors Ltd., Poiser Bridge, Kandivli, Bombay.	14 SWG bicycle spokes (plain) with nipples S of washers—IS:630-1961.	S.O. 3539 dated Th 21-12-1963	ne licence was de- ferred after 31-12- 1966. It should now be treated as lapsed after that date.
2	CM/L-937 28-11-1964.	Presidency Jute Mills Co. Ltd., Rishra Hooghly having their office at 3, Netaji Subhas Road, Cakutta.		S.O. 79 dated 2-1-1965.	Lapsed after 30-11-1967.
3	CM/L-938 28-11-1964.	Presidency Jute Mills Co. Ltd., Rishra Hooghly having their office at 3 Netaji Subhas Road, Calcutta.	J ite 3ackings—IS:1943-1964; IS:2566-1965 Is: 2874-1964; IS: 2875-1964 and IS: 3794-1966.	S.O. 79 dated 2-1-1965.	Lapsed after 30-11-1967.
4	CM/L-982 29-12-1964.	Kamani Metallic Oxide Pvt. Ltd., Agra Road, Kurla, Bombay-70.	Litharge for paints—IS: 158-1950.	S.O. 274 dated 23-1-1965.	Deferred after 15-1-1968,
5	CM/L-994 25-1-1965.	All India Medical Corpn, Simpoli Road, Borivli, West Bombay having their office at 185 Princess St. Bombay.	DDT dusting powders—IS 564-1961.	S.O. 667 dated 27-2-1965.	Deferred after 31-1-1968.
6	CM/L-996 25-1-1965.	All India Medical Corps, Simpoli Road, Borivii West, Bombay having their office at 185 Princess Street, Bombay.	COC water despersible powder concentrates —IS: 1507-1966.	S.O. 667 dated 27-2-1965.	Deferred after 31-1-1968.

B. S. KRISHNAMACHAR, Deputy Director General.

INo. MD/33:16/C.1

(Department of Industrial Development)

(Indian Standards Institution)

New Delhi, the 5th March 1968

S.O. 952.—In pursuance of sub-regulation (3) of regulation 7 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that the marking fee (s) per unit for Clinical therometres, details of which are given in the Schedule hereto annexed, have been determined and the fee(s) thall come into force with effect from 16 February 1968:

THE SCHEDULE

SL No.	Product/Class of Products	No. and Title of Relevant Indian Standard	Unit	Marking Fee per Unit
1	2	3	. 4	5
I	Clinical thermometers	IS: 3055-1965 Specification for clinical thermometers	One thermometer	(a) 10 Paise per unit for thermometers to be tested at the National Physical Laboratory/Indian Standards Institution, inclusive of testing charges.
				(b) 7.5 Paise per unit for the first 200,000 units, 5 Paise per unit for the next 300,000 units, 3 Paise per unit for the next 500,000 units, 2 Paise per unit for above 1,000,000 units.
				Rates of marking fee mentioned against. (b) shall be applicable to those licensees who provide separate testing facilities for Indian Standards Institution's inspecting staff in their own premises.

[No. MD. 18:/2]

9.0. 953.—In pursuance of sub-rule (1) of rule 4 of the Indian Standards Institution (Certification Marks) Rules, 1955 the Indian Standards Institution hereby notifier that the Standard Mark, design of which together with the verbal description of the design and the title of the relevant Indian Standard is given in the Schedule hereto annexed, has been specified.

This Standard Mark for the purpose of the Indian Standards Institution (Certification Marks) Act, 1952 and the Rules and Regulations framed thereunder/shall come into force with effect from 16 February 1968:

Time Samenine

			THE SCHEDULE	
SI.	Design of the Stan- dard Mark	Product/Class of Product	No. and Title of the Relevant Indian Standard	Verbal descriptson of the Design of the Standard Mark
I	2	3	4	5
	LS:3055	Clinical thermometers	IS-3055-1965 Specification for clinical thermometers	The monogram of the Indian Standards Institution consisting of letters 'ISI', drawn in the exact style and relative proportions as indicated in col. (2), the number resignation of the Indian Standard being inscribed on the outer right hand side of the monogram as indicated in the design.

[No. MD/17:2]

New Delhi, the 6th March 1968

S.O. 954.—The article covered in licence No. CM/L·1478, held by M/s. Geeta Iron and Steel Works. Bajuva (District Baroda), the details of which are given in the Notification published under SO. 2949 in the Gazette of India, Part II—Section 3(ii), dated 26th August, 1967 has been revised as under with effect from 16th February, 1968:

Sluice Valves for Water Works Purposes (With Non-ferrous Spindles and Rings) Class 1, up to 300 mm size.

Brand: "GEETA'.

[No. MD/12:1222-A.]
A. K. GUPTA,
Deputy Director General.

MINISTRY OF FOOD, AGRICULTURE, COMMUNITY DEVELOPMENT AND COOPERATION

(Department of Food)

New Delhi, the 28th February 1968

S.O. 955.—In pursuance of sub-rule (2) of rule 9, clause (b) of sub-rule (2) of rule 12 and sub-rule (1) of rule 24, read with rule 34, of the Central Civil Services, (Classification, Control and Appeal) Rules, 1965, the President hereby makes the following further amendments in the notification of the Government of India in the Ministry of Food and Agriculture (Department of Food) No. G.S.R. 68 dated the 21st February, 1958, namely:—

(a) under the heading "Office of the Regional Director (Food) Bombay/Calcutta/Madras including units thereunder", against the sub-

In the Schedule to the said notification,

Hapur, All Posts.

(1) in part I, General Central Service, Class III

	columns	"Other units (Sub- 2 to 5 for the exitituted, namely:—	Regional and sting entries	Zonal the fo	Offices/Depots)," in llowing entries shall
	(2)	(3)	(4)	· -	(5)
Regional D	Director (Food)	Regional Director (Food)	All	D	irector General of Food
		Joint/Deputy Direc- tor in administra- tive charge.	(i) to (iv)	Re	gional Director
(existing entries in ries shall respective			e following heading nely:—
	(1)	(2)	(3)	(4)	(5)
Grain Stor	age Research	Deputy Director General (Food)	Deputy Director General (Food)		Director General of of Food

Director

(i) to

(iv)

Deputy Director

General of Food.

(2) in Part II, General Central Service Class IV, against the entry "Grain Storage Research and Training Centre, Hapur" in column 1, for the existing entry "Regional Director of Food, New Delhi" in column 5, the following entry shall be substituted, namely:—

"Deputy Director General (Food)"

[No. 7(2)/61/AVU-]

N. B. BASU, Under Secy.

MINISTRY OF HEALTH, FAMILY PLANNING AND URBAN DEVELOPMENT (Department of Health)

New Delhi, the 8th March 1968

S.O. 956—Whereas the Central Government have, in pursuance of the provisions of clause (a) of sub-section (1) of section 3 of the Indian Medical Council Act, 1956 (102 of 1956), nominated, in consultation with the Government of Maharashtra, Dr D. V. Virkar, Surgeon-General with the Government of Maharashtra, to be a member of the Medical Council of India with effect from the 7th March, 1968 vice Dr. P. M. Bhandarkar resigned;

Now, therefore, in pursuance of the provisions of sub-section (1) of section 3 of the said Act, the Central Government hereby makes the following further amendment in the notification of the Government of India in the late Ministry of Health No. F. 5-13/59-MI, dated the 9th January, 1960, namely:—

In the said notification, under the heading "Nominated under clause (a) of subsection (1) of section 3", for the entry against serial No. 5, the following entry shall be substituted, namely:—

"Dr. D. V. Virkar, Surgeon-General with the Government of Maharashtra, Bombay."

[No. F. 4-26/67-MPT.]

L. K. MURTHY, Under Secy.

MINISTRY OF EDUCATION

New Delhi, the 29th February 1968

- S.O. 957.—In exercise of the powers conferred by sub-rule (2) of rule 9, clause (b) of sub-rule (2) of rule 12 and sub-rule (1) of rule 24 read with rule 34 of the Central Civil Services (Classification, Control and Appeal) Rules, 1965, the President hereby makes the following amendments in the notification of the Government of India in the Ministry of Education No. S.O. 2509, dated the 10th October, 1960, namely:—
- 2. In the Schedule to the said notification, for the words "Joint Secretary", wherever they occur, excepting the expression "Joint Secretary/Joint Educational Adviser", the expression "Joint Secretary/Joint Educational Adviser" shall be substituted.

[No, F. 10(31)/67-Vig.(I).]

S.O. 958—In exercise of the powers conferred by sub-rule (2) of rule 9, clause (b) of sub-rule (2) of rule 12 and sub-rule (1) of rule 24, read with rule 34 of the Central Civil Services (Classification, Control and Appeal) Rules, 1965, the President hereby makes the following amendments in the notification of the Government of India in the late Ministry of Scientific Research and Cultural Affairs No. S.O. 2054, dated the 9th September, 1959, namely:—

In the Schedule to the said notification, for the words "Joint Secretary", wherever they occur, excepting the expression "Joint Secretary/Joint Educational

Adviser", the expression "Joint Secretary/Joint Educational Adviser" shall be substituted.

[No. F. 10(31)/67-Vig.(II).] S. P. JOSHI, Dy. Secy.

(Cultural Activities Division I) [CAI(I) Section]

ARCHAEOLOGY

New Delhi, the 5th March 1968

S.O. 959.—Whereas by notification of the Government of India in the Ministry of Education No. S.O. 2496 dated the 18th July, 1967, published in Part II, Section 3, sub-section (ii) of the Gazette of India, dated the 29th July, 1967, the Central Government gave notice of its intention to declare the archaeological site and remains specified in the Schedule below to be of national importance.

And whereas, no objections has been received to the making of such declaration.

Now therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the Ancient Monuments and Archaeological Sites and Remains Act, 1958 (24 of 1958), the Central Government hereby declares the sald archaeological site and remains to be of national importance.

THE SCHEDULE

State	District	Tehsil	Locality	Name of site	Revenue plot number to be included under protection	Area	Boundaries	Owner- ship 2	Rem- arks¦
1	2	3	4	5	6	7	8	9	10
Punjab	Jullundur	Phillaur	Village Kat- palon	Ancient mound comprised in Survey plot No. 58.	i Survey plot No. 58	26 Kanals 18 Marlas	North: Survey plot No. 55 (Rasta) East: Survey plot Nos. 108, 118, 112 59 and 110 (Rasta) South: Survey plot No. 55 (Rasta) 60 & 61. West: Survey plot No. 55 (Rasta)	Panchayat	_

[No. 4/7/67-CAI(I)]

SHARDA RAO (Mrs.) Assistant Educational Adviser.

DELHI DEVELOPMENT AUTHORITY

New Delhi, the 8th March 1968

- 8.0. 960.—Whereas the Delhi Development Authority has proposed to make the following modifications in the Master Plan for Delhi;—
- (1) For existing paragraph 2 "Development Zones", occurring on page 64 of the Master Plan, the following shall be substituted, namely:—

"For planning purposes Delhi has been divided into nine Planning Divisions, including one for rural Delhi. These are based on physical features, historical growth, character of development, intensity of land use and the circulation pattern. The purpose in making these divisions is to have more or less self-contained units for purposes of living, employment and recreation. The division boundaries overlap municipal boundaries.

These Divisions are too large an area for which to prepare development plans. Portions of it may not be developed for the next 10 to 15 years. Hence to obtain workable units, the planning divisions have been further sub-divided into (a) development zones for the urban area, as shown in the accompanying map; and (b) three rural zones (Narela Town Zone; Najafgarh Town Zone and Rural Delhi Zone). Change in the land use, existing physical features, railway lines and major arteries act as boundaries for the zones. Municipal boundaries, election and census wards have also been taken into consideration in drawing up these boundaries though they have not been a decisive factor in their delimitation. The "Development Zones" are not to be confused with "Use Zones" referred to earlier.

	Planning Divisions		No. of	Development	Zones
ABCDEFGHI	Old City City Extension Civil Lines New Delhi Shahdara South Delhi West Delhi West Yamuna Canal or North-West Outer Delhi Planning Division (a) Narela Town Zone; (b) Nalafgarh Town Zone; and (c) Rural Delhi Zone	Delhi		28 7 20 21 16 19 17 8	
		Тота	AT,	139	
	······································			~	

(2) All references in the text of the Master Plan to 136 development zones shall be construed as references to 139 development zones."

And whereas, the Delhi Development Authority is of the opinion that the said modifications do not effect important alterations in the character of the Master Plan and do not relate to the extent of land uses or the standards of population density.

And whereas, in pursuance of sub-section (3) of section 11-A of the Delhi Development Act. 1957 (No. 61 of 1957), a notice inviting objections and suggestions in respect of the said proposed modification was published in the Gazette of India bearing S.O. No. 2853, dated the 19th August, 1967.

And whereas, the Delhi Development Authority has considered objections/suggestions to the modifications mentioned above.

Now, therefore, the Delhi Development Authority in exercise of the powers conferred by sub-section (1) of section 11-A of the said Act, hereby makes the above modifications in the said Master Plan for Delhi.

[No. F. 3(246)/66-M.P.]

B. C. SARKAR, Addl. Secy.

MINISTRY OF INFORMATION AND BROADCASTING

New Delhi, the 2nd March 1968

S.O. 961.—In exercise of the powers conferred by Sub-section (2) of Section 5 of the Cinematograph Act 1952, the Central Government has been pleased to appoint temporarily Shri B. Dharmarajan, Regional Officer, Directorate of Field Publicity, Madras, to hold charge of the post of the Regional Officer, Central Board of Film Censors, Madras, in addition to his own duties, with effect from the forenoon of 22nd January, 1968, until further orders.

[No. F 2/47/67-FC.]

New Delhi, the 4th March 1968

S.O 962.—In exercise of the powers conferred by Sub-section (2) of Section 5 of the Cinematograph Act 1952, the Central Government has been pleased to appoint Shri S. V. Natarajan, Station Director, All India Radio, Madras, to hold charge of the post of Regional Officer, Central Board of Film Censors, Madras, in addition to his own duties, with effect from the forenoon of 16th January to the forenoon of 22nd January, 1968, vice Shri V. B. Prasad proceeded on leave preparatory to retirement.

[No F 2/47/67-FC.]

H. C. KHANNA, Dy. Secy.

DEPARTMENT OF COMMUNICATIONS

(P. & T. Board)

New Delhi, the 4th March 1968

S.O. 963.—In pursuance of para (a) of Section 111 of Rule 434 of Indian Telegraph Rules, 1951, as introduced by S.O. No. 627 dated 8th March, 1960, the Director-General, Posts and Telegraphs, hereby specifies the 1st April, 1968, as the date on which the measured Rate System will be introduced in SATARA Telephone Exchange.

[No. 5/41/68-PHB (2).]

New Delhi, the 6th March 1968

S.O. 964.—In pursuance of para (2) of Section 111 of Rule 434 of Indian Telegraph Rules, 1951, as introduced by S.O. No. 627, dated 8th March, 1960, the Director-General, Posts and Telegraphs, hereby specifies the 1st April, 1968 as the date on which the Measured Rate System will be introduced in Bhavani Telephone Exchange.

[No. 5/23/68-PHB(4).]

D. R. BAHAL,

Assistant Director General (PHB).

संचार विभाग

(डाक-तार बोर्ड)

नई दिल्ली, 4 मार्च 1968

एस० ग्रो० 965.—स्थायी ग्रादेश कमसंख्या 627, दिनांक 8 मार्च, 1960 द्वारा लागू किये गए 1951 के भारतीय तार नियमों के नियम 434 के खण्ड III के गैरा (क) के श्रनुसार डाक-नार महानिदेशक ने सतारा टेलीफोन केन्द्र में 1-4-68 में प्रमापित दर प्रणाली लागू करने का निश्चय किया है।

[सं० 5-41/68-पी० एच० बी०(2)]

नई दिल्ली 6 मार्च 1968

एस० झो० 966 —-स्थायी आदेश कमसंख्या 627, विनांक 8 मार्च 1960 द्वारा लागू किये गए 1951 के भारतीय तार नियमों के नियम 434 के खण्ड III के पैरा (क) के अनुसार डाक-तार महानिदेशक ने भवानी टेलीफोन केन्द्र में 1-4-68 से प्रसायित वर प्रणाली लागू करने का निश्चय किया है।

[न० 5--23/68 पी० **एच० बी० (4)]** डी० प्राप्त बहल

महा गक निदेशक (पी**०एच०बी०)**

MINISTRY OF LABOUR, EMPLOYMENT AND REHABILITATION (Department of Labour and Employment)

New Delhi, the 4th March 1968

5.0. 967.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Jabalpur, in the industrial dispute between the employers in relation to the Bhagaband Colliery of Messrs Borrea Coal Company Limited, Post Office Bhagaband, District Dhanbad and their workmen, which was received by the Central Government on the 27th February, 1968.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUMLABOUR COURT AT JABALPUR

Dated February 19, 1968

PRESENT:

Shri G. C. Agarwala—Presiding Officer

REFERENCE CASE No. CGIT/LC(R)(58) OF 1967 (JABALPUR)

PARTIES:

Employers in relation to Bhagaband Colliery of M/s Borrea Coal Co. Ltd.

Versus

Their workmen through The General Secretary, Colliery Mazdoor Sangh.

APPEARANCES:

For Employers.—Shri A. M. Joshi, Labour Adviser of the Company. For workmen.—Shri Shankar Bose, Secretary.

INDUSTRY: Coal Mine

DISTRICE: Dhanbad (Bihar).

AWARD

By notification No. 2/112/64-LR-II, dated 28th October 1964 the Ministry of Labour & Employment, Government of India, referred the following matter of dispute, as stated in the order of reference to Central Government Industrial Tribunal, Dhanbad from where the case was transferred to this Tribunal by Notification No. 8/25/67-LR-II, dated 25th August, 1967;

Matter of Dispute

- (1) Whether the management of Bhagaband Colliery of Messrs Borrea Coal Company Limited, Post Office Bhagaband (District Dhanbad), was justified in terminating the services of Shri Tapeswar Singh, Prop Mazdoor, with effect from the 23rd September, 1963?
- (ii) If not, to what relief is the workman entitled?

The Union filed the statement of claim before the Dhanbad Tribunal and the employers did so before this Tribunal on 13th July, 1967 after which the case was kept undated for sometime and was fixed for hearing at Dhanbad on 15th February 1968. Both parties, however, compromised the dispute and filed a compromise petition duly, verified before me, terms of which are reproduced in the annexure. The employers have agreed to take back the workman concerned in employment treating the intervening period as leave without pay. This is a fair and just settlement and an award is recorded in terms thereof.

Sd./- G. C. AGARWALA,

Presiding Officer-

19-2-68

BEFORE THE HON'BLE PRESIDING OFFICER CENTRAL GOVERNMENT INDUSTRIAL-CUM-LABOUR COURT JABALPUR

CAMP: Dhanbad

REFERENCE No. CGIT/LC(R) (58) 67

(Dhanbad Tribunal Reference No. 122 of 1964)

PARTIES:

Employers in relation to Bhagaband Colliery of M/s. Borrea Coal Co. Ltd., P.O. Bhagaband (Dhanbad).

AND

Their workmen represented by the Colliery Mazdoor Sangh, Luby Circular Road, Dhanbad.

Joint Petition of Compromise

The parties above-named most respectfully beg to submit as under:-

- (1) That the above matter is pending before this Hon'ble Tribunal for adjudication and fixed for hearing on the 15th February 1968 at Dhanbad.
- (2) That the parties in the meantime have mutually discussed and arrived at a settlement in terms stated hereunder:—
 - (a) That without prejudice to the respective contention of the parties it is hereby agreed that Shri Tapeshwar Singh, the workman concerned in the dispute will be taken back in employment as a category I worker either on the surface or underground according to the discretion of the management with effect from Mondey, the 19th February 1968.
 - (b) That the intervening period of his employment will be treated as leave without pay.
 - (c) That the parties will bear their respective costs of these proceedings

In the circumstances the parties hereinconcerned most respectfully beg to pray that this Hon'ble Tribunal may graciously be pleased to accept this compromise and pass an Award in terms thereof.

And for this, your petitioners as in duty bound shall ever pray.

for the Workmen

for the Employers

SHANKAR BOSZ, Secretary Colliery Mazdoor Sangh

O. N. SENIOR,
Chief Mining Engineer,
M/b F. W. Religers & Co. (P) Ltd.,
Mg. Agents M/s. Borrea Coal Co. Ltd.
Bhagaband Colllery.

Tapeshwar Singu, Workman concerned.

A. M. Joshi, Labour Adviser.

Dated the 15th February 1968.

Verified before me-

Sd./- G. C. AGARWALA, Presiding Officer 'No. 2/112/64-LR-11. **S.O. 968.**—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Jabalpur, in the industrial dispute between the employers in relation to the Maheshpur Colliery of Messrs Bharat Collieries Limited (Post Office Maheshpur, Distt. Dhanbad) and their workmen, which was received by the Central Government on the 27th February, 1968.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT AT JABALPUR

Dated February 19, 1968

PRESENT:

Shri G. C. Agarwala-Presiding Officer

REFERENCE CASE No. $\frac{\text{CGIT/LC(R)(73) of }1967 \text{ (Jabalpur)}}{\text{CGIT/LC(5)/}65 \text{ (DHANBAD)}}$

PARTIES:

Employers in relation to Maheshpur Colliery of M/s Bharat Collieries Lid.

Versus

Their workmen through the General Secretary, Bihar Koyala Mazdoor Sabha.

Dhanbad.

APPEARANCES:

For Employers.—Shri S. P. Singh, Manager, Maheshpur Colliery.

For workmen.—Shri Lalit Burman, General Secretary, Bihar Koyala Mazdoor Sabha

INDUSTRY: Coal Mine

DISTRICT: Dhanbad (Bihar)

AWARD

By notification No. 2/142/64-LR.II, dated 24th December 1964 the Ministry of Labour & Employment, Government of India, referred the following matter of dispute, as stated in the order of reference to Central Government Industrial Tribunal, Dhanbad from where the case was transferred to this Tribunal by Notification No. 8/25/67-LR-II, dated 25th August, 1967;

Matter of Dispute

Whether the management of the Maheshpur Colliery of Messrs Bharat Collieries Limited was justified in terminating the lien of Shri Neman Gope, in respect of the post of Trammer and placing him in the badli list with effect from the 9th October, 1964?

If not, to what relief is the workman entitled?

Both parties filed statements of claim before the Dhanbad Tribunal. After transfer to this Tribunal, preliminary hearing was rendered at camp Allahabad on 21st June, 1967 when certain additional issues were framed. The case was thereafter kept undated for sometime and ultimately it was posted for hearing at camp Dhanbad on 22nd December 1967. Both parties jointly applied to compromise the dispute and the case was then adjourned to 13th February 1968 for hearing, if no compromise was brought about meanwhile. The parties, however, compromised the dispute and filed a petition of settlement, terms of which are reproduced in annexure, on the hearing on 13th February 1968. This was verified before me. It appears that on an ex-gratia payment of Rs. 750/- for the idle period and offer of reemployment to the workman concerned Shri Neman Gope, the dispute has been resolved. This is fair and just settlement and is accepted, an award is recorded in terms of compromise settlement.

Sd /- G. C. AGARWALA,

Presiding Officer-

BEFORE THE PRESIDING OFFICER, INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT (C) JABBALPUR AT DHANBAD

REFERENCE No. CGIT/LC(R)(73)/67

Employers in relation to Maheshpur Colliery of M/s. Bharat Collieries Ltd.

AND

Their workmen.

'That without prejudice to the contentions of the parties contained in their respective written statements, the matter in dispute has been amicably settled between the parties on the following terms:—

Terms of Settlement

- 1. That Sri Neman Gope will be reinstated by the management with immediate effect in the colliery and will be offered a job.
- That Sri Neman Gope will join his appointment on or before 19th February, 1968.
- That the period from 9th October 1964 till the date Sri Neman Gope joins
 his employment will be treated as if he was on leave without wages
 for continuity of service.
- 4. That SrI Neman Gope will be paid an ex-gratia amount of Rs. 750/(Rupees seven hundred and fifty) only in full and final settlement of all his claims and demands or the idle period till the date of his employment. The above payment will be made within a month.
- 5 That the above terms settle all disputes in the above reference pending before the Hon'ble Tribunal.
- b. That the parties will bear their own respective cost of this proceedings
- t is, therefore, humbly prayed that the present reference may be disposed of he above terms of compromise, and an Award may be passed accordingly.

And for this the petitioners shall pray.

for the Workmen

LALIT BURMAN,

General Secretary.

Biher Koyala Mazdoor Sabha

Dated the 13th February, 1968.

for the Employers
H. P. Singh,
Manager.

Maheshpur Collieries Ltd. Bharat Collieries Ltd

Part of Award.

Sd./- G. C. AGARWALA, Presiding Officer. [No. 2/142/64-LRII.]

S.O. 969.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal (No. 2), Dhanbad, in the industrial disputes between the employers in relation to the R. N. Bagchi and Brothers, Dobary Colliery Private Limited, Post Office Jharia, District Dhanbad and their workmen, which was received by the Central Government on the 28th February, 1968.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL (NO. 2) AT DHANBAD

In the matter of a reference under Section 10(1)(d) of the Industrial Disputes Act, 1947.

REFERENCE No. 235 of 1967

PARTIES:

Employers in relation to the R. N. Bagchi and Bros. Dobary Colliery Private Ltd. P.O. Jharia Dist. Dhanbad.

AND

Their workmen.

PRESENT:

Shri Nandagiri Venkata Rao, Presiding Officer

APPEARENAES:

For the Employers.—Shri S. S. Mukherjee, Advocate. For the workmen.—The workman concerned in person.

STATE: Bihar.

INDUSTRY: Coal

Dhanbad, dated the 20th February 1968

AWARD

The Central Government, being of opinion that an industrial dispute exists between the employers in relation to the R N. Bagchi & Bros. Dobary Colliery Private Ltd P.O. Jharla, District Dhanbad and their workmen by its order. No. 2/23/67-LRII dated 14th June 1967 referred to this Tribunal under Section 10(1)(d) of the Industrial Disputes Act. 1947 for adjudication the dispute in respect of the matters specified in the schedule annexed thereto. The schedule is extracted below:—

SCHEDULE

- "1. Whether the action of the management of R N. Bagchi & Bros.' Dobarv Colliery Private Ltd. in terminating the services of Shri Bipin Bihari Mishra, Assistant Despatch Clerk, from 10th October 1966 was an act of victimisation?
- 2. If so, to what relief is the workman entitled?"
- 3. On 13th February 1968, Bipin Bihari Mishra, the affected workman and the employers represented by Shri S S. Mukherjee, Advocate filed a joint compromise memo stating that in consideration of Rs. 500/- the affected workman, compromised the dispute with the employers and that the reference may be disposed of as devoid of any dispute. The compromise memo was duly verified. The affected workman was identified by Shri B P. Tripathi, Organising Secretary Khan Mazdoor Congress. Jharia and in presence of the Court Shri S. S. Mukherjee paid Rs. 500/- to the affected workman. I consider that the compromise is in the interest of the affected workman and for his benefit. The compromise is accepted. It appears to me that a trade union can merely represent a workman under Section 36 of the Industrial Disputes Act. 1947 in a proceeding under the Act. It has no independent locus standi to contest the dispute when the affected workman himself have compromise the dispute with the employers. In this view I find no more dispute left for adjudication. The award is made accordingly and submitted under Section 15 of the Industrial Disputes Act. 1947.

(Sd.) N. VENKATA RAO, Presiding Officer.

BEFORE THE PRESIDING OFFICER, ADDITIONAL INDUSTRIAL TRIBUNAL DHANBAD (Mr. Rao)

REFERENCE No. 235 of 1967

In the Matter of an Industrial Dispute,

BETWEEN

M/s. R. N. Bagchi & Brothers' Dobari Colliery (P) Ltd.

AND

Their workmen

ANTI

In the Matter of Govt. order of reference No. 2/23/67 of 1967 L.R. II dated 19th June, 1967

The humble petition of Sri B. B. Mishra, the concerned workmen and M/s. R. N. Bagchi and Brothers' Dobari Colliery (P.) Ltd., the opposite party, abovenamed,

Most respectfully sheweth:-

- (1) That aforesaid matter has been amicably settled by and between the parties on the following terms:--
 - (i) That it is agreed that the opp. party employer have agreed to pay to Sri B B. Mishra, the concerned workman, Rs. 500/- (Rupees five hundred only) in full and final settlement of all his claims including the claims for re-instatement against the opposite party.
 - (ii) That it is agreed that the opp. party has paid today Rs. 500/- (five hundred) to Sri B. B. Mishra.
 - (iii) That Shri B B. Mishra has got no further claim against the opp. party

Your petitioners, therefore, jointly pray that your honour will be graciously pleased to pass 'No Dispute Award' on the reference in terms of the aforesaid compromise treating this petition as part of the Award.

And your petitioners as ir duty bound shall ever pray.

B. B MISHRA.

For & on behalf of R. N. Bagchi

& Bros.' Dobari Colliery (P.) Ltd.

(Sd.) Illegible, Manager.

Dated 13-2-68

13-2-68

Witness.

Applicant.

APPENDIX I

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL (NO. 2) AT DHANBAD. R

REFERENCE No. 235 OF 1967

Employers in relation to the R.N. Bagchi & Bros. Dobary Colliery Private Ltd., P.O. Jharia, District Dhanbad.

AND

Their workmen

List of Document admitted in evidence for Workmen

Distinguishing mark or number	Description of document and date	Date of admission	Whether admitted by consent or on proof	Proved by
Nil.	Nil.	Nil.	NiL	Nil.
List	of documents admitted in evid	ence for emple	oyers	
Distinguishing mark or number	Description of document and date	Date of admission	Whether admitted by consent or on proof.	Proved by
Nii.	Nil.	Nil.	Nil.	Nil.
	v- 	······································	(Sd.) N. Ven	KATA RAC

Presiding Officer.

APPENDIX II

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL (NO. 2) AT DHANBAD

REFERENCE No. 235 OF 1967.

Employers in relation to the R.N. Bagchi & Bros. Dobary Colliery Private Ltd., P.O. Jharia, Distt. Dhanbad.

AND

Their workmen

List of witnesses examined for the Warkmen

No. of witness	Name of witness	Date of examination
Nil.	Nil.	Nil.
Lis	t of witnesses examined for the Emp	Dloyers
No. of witness	Name of witness	Date of examination
Nıl.	Nil,	Nıl.
		[No. 2/23/67-L/ (Sd.) N. VENKATA R/

New Delhi, the 6th March 1968

Presiding Officer.

S.O. 970.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad, in the Industrial dispute between the employers in relation to the Maheshpur Colhery of Messrs Bharat Collieries Limited, Post Office Katrasgarh, District Dhanbad, (Managing Agent Messrs Sahu Jain Limited 18A, Brabourne Road, Calcutta-1) and their workmen, which was received by the Central Government on the 2nd March, 1968

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT AT JABALPUR

Dated February 20, 1968

PRESENT:

Shri G. C. Agarwala—Presiding Officer.

REFERENCE CASE No. CGIT/LC(R)(18) OF 1967 (JABALPUR)

CGIT/LC(85)/64 (DHANBAD)

PARTIES:

Employers in relation to Maheshpur Colliery of M/s. Bharat Collieries Ltd, PO. Katrasgarh

Versus

Their workmen through the General Secretary, Bihar Koyala Mazdoor Sabha, Dhanbad.

APPEARANCES:

For Employers.—Shri S. P. Singh.

For Workmen.—Shri Lalit Burman, General Secretary, Bihar Koyala Mazdoor Sabha.

AWARD

By notification No. 2/71/64-LR.II, dated 23rd July 1964 the Ministry of Labour & Employment, Government of India, referred the following matter of dispute, as stated in the order of reference to Central Government Industrial Tribunal, Dhanbad from where the case was transferred to this Tribunal by Notification No. 8/25/67-LR-II, dated 25th April 1967:

Matter of Dispute

- (1) Whether the action of the management of Maheshpur Colliery in dismissing the following eight workmen from service the effect from the 15th February 1964 was justified?
 - 1. Shri Ramkhelawan Pashi
 - 2 Shri Pudan Pashi
 - Shri Brijlal Koiri
 - 4. Shri Ramnath Pashi
 - 5 Shri Mangli Pashi
 - 6. Shri Idu Mia
 - 7 Shri Kamta Ahir
 - 8. Shri Damodar Chakravarty.
 - (2) If not to what relief are they entitled?

Both parties filed statements of claims before the Dhanbad Tribunal. After the transfer of the case, on preliminary hearing rendered on 21st June 1967 at camp Allahabad, certain additional issues were framed and the case was kept undated for sometime. When the date was fixed for hearing, on 22nd December 1967 the parties took time to compromise and the hearing was adjourned to this date. They have compromised the dispute and have filed a joint petition embodying terms of settlement and which has been verified before me. As the terms will show, seven workmen are being reinstated and the eighth is getting substantial amount in full and final settlement of his claim. The compromise is obviously to the benefit of the workers and is accepted. An award is recorded in terms of the settlement.

(Sd.) G. C. AGARWALA.

Presiding Officer.

BEFORE THE PRESIDING OFFICER, INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT (C), JABBALPUR AT DHANBAD

Ref. No. CGIT/LC(R)/(18)/67

Employers in relation to Maheshpur Colliery of M/s Bharat Collicries Ltd.

AND

Their Workmen

That without prejudice to the contentions of the parties contained in their respective written statement, the matter in dispute has been amicably settled between the parties on the following terms:—

Terms of Settlement

- 1. That the workmen mentioned in serial No. 1 to 7 of the reference namely Sarbasri (1) Ram Khelawan Pasi (2) Pudan Pasi, (3) Brijlal Koiri (4) Ram Nath Pasi (5) Mangli Pasi (6) Idu Mia and (7) Kamta Ahir will be reinstated and taken in the employment of the colliery.
- 2 That the above named workmen shall be allowed to join their jobs with immediate effect. Such workmen who are away from the colliery will be given one month's time to report for work.
- 3. That the period from 15th February 1964 till the date, the workmen join their respective employment, shall be treated as if the workmen were on leave without wages for the purpose of continuity of their service.
- 4. That each of the above workmen shall be paid an ex-gratia amount of Rs 850/- (Rupees eight hundred and fifty) only in full & final settlement of all

their claims and demands for the period of idleness till the date of their joining employment. The above payments shall be made to the concerned workmen by 31st March 1968.

- 5. That Sri D. Chakrabarty, workman mentioned in serial No. 8 of the reference will not be taken in employment and in lieu thereof he shall be paid a sum of Rs. 2750/ (Two thousand seven hundred and fifty) only in full final settlement of all his claims and demands including the claims of reinstatement. The management shall pay to Sri Damodar Chakrabarty the above mentioned amount of Rs. 2750/- along with his other legal dues, if any on or before 7th March. 1968 and he will give variant possession of the company's quarter allotted to him while he was in employment.
- 6 That the above terms settle all disputes in the above reference, pending before the Hon'ble Tribunal.
 - 7 That the parties shall bear their own costs of this proceedings.

It is therefore, humbly prayed that the present reference may kindly be disposed of on the terms mentioned above on compromise and an Award may be passed accordingly.

And for this the petitioners shall pray.

For workmen

For the employers

LALIT BURMAN.

20-2-68.

20-2-68. Manager,

General Secretary. Bihar Koyla Mazdoor Sabha

Maheshpur Colliery

Dated 20th February, 1968

Bharat Collieries Ltd.

PART OF AWARD (Sd.) G. C. AGARWALA, Presiding Officer-[No. 2/71/64-LRII.]

New Delhi, the 7th March 1968

S.O. 971.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad, in the industrial dispute between the employers in relation to the East Bhuggatdih Colliery, Post Office Jharia, District Dhanbad and their workmen, which was received by the Central Government on the 4th March. 1968.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM LABOUR COURT AT DHANBAD

In the matter of a reference under section 10(1)(d) of the Industrial Disputes Act, 1947.

REFERENCE No. 40 of 1967

PARTIES:

Employers in relation to the East Bhuggatdin Colliery, P.O Jharia, District Dhanbad.

٧s.

Their Workmen

PRESENT:

Shri Kamla Sahai, Presiding Officer.

APPEARANCES:

For the Employers.-Shri B. P. Dabral, Chief Personnel Officer. For the Workmen.-Shri B. Joshi, Advocate.

STATE: Bihar. INDUSTRY: Coal.

Dhanbad, dated the 20th February 1968

AWARD

Having formed the opinion that an industrial dispute exists, the Central Government has, by its Order No. 2/98/67-LRII dated the 13th October, 1967, referred the following questions under section 10(1)(d) of the industrial Disputes Act to this Tribunal for adjudication:—

SCHEDULE

- "Whether the management of East Bhuggatdih Colliery Post Office Jharia,
 District Dhanbad, was justified in terminating the services of their
 workman Shri Ahmad Mian, Trammer, with effect from the 20th
 June, 1967? If not, to what relief is the workman entitled?
- 2. The workman has filed a written statement in which he has stated that he was in the continuous employment of the East Bhuggatdih Colliery from 3rd November, 1965 upto the 19th June, 1967, that the management of the colliery illegally and arbitrarily stopped him from work with effect from the 20th June, without assigning any reason; that the management used to pay him on vouchers at the rate of Rs. 2.50 per day and that he is accordingly entitled to relief
- 3. On the other hand, the employers case in their written statement substantially is that the particular Ahmad Mia with regard to whom this reference has been made neither worked as a trammer nor in any other capacity in the East Bhuggatdih colliery; that there is one Ahmad Mia S/o Safi Mia who is working as a trammer in that colliery and that all allegations to the contrary made by the Ahmad Mia in question are false.
- 4. Shri Joshi, Pleader, who appeared on behalf of the workman, called for production by the employers Account Books and vouchers for the months of November, 1965. Shri Dabral, who appeared on behalf of the employers, produced those papers, saying that they were confidential and that I could look into them if I desired. He further said that he had personally examined the Account Books and the vouchers and none of them carried the name of Ahmad Mia, the alleged workman in question. I asked Shri Joshi to say whether I should look into any particular document which is likely to carry the name of Ahmad Mia but he was unable to mention any. He also did not get any of the Account Books or vouchers exhibited on behalf of the workman.
- 5. Ahmad Mia, the alleged workman, has examined himself as WW1 and Dr. N. C. Ganguly has been examined as WW2. Two witnesses have also been examined on behalf of the employers
- 6. The employers' witnesses are Shri S P. Shah, who was the Manager of East Bhuggatdih Colliery from June 1963 to June 1966. MW2 is Shri P G Ghokle, who has been the Manager of the same colliery from the 14th June. 1966 upto date. Both have said that trammers of pit No. 2 are piece rated and not daily rated. MW1 has explained that piece rated means a man whose payment is thad according to the amount of work done.
- 7. Only two documents have been produced on behalf of the workman. One is a medical certificate [marked Ext. W1(a)] by Dr. Ganguly. This is to the effect that Ahmad Mia of No. 2 Pit was suffering from fever and was under his treatment from 9th February 1966 to 13th February 1966 and that he was fit to resume his duty on 14th February 1966. Dr. Ganguly has identified the signature as his own but he has stated that he cannot say that he issued the certificate [Ext. W1(a)] to this Ahmad Mia who was pointed out to him in Court. He has also stated that there is no system of a workman producing a document to show that he is a workman of the colliery and that he believes a workman when he says that he is a workman of the colliery. The certificate bears the signature of the Manager also and Ahmad Mia says that the Manager made his signature of the Manager [Ext W1(a)] to be theirs. A suggestion has been made to MW1 that the purported signature of the Manager is that of the Assit. Manager. Shri Oiha MW1 has denied this also. It appears that a certificate like Ext. W1(a) is actually written out by the Attendance Clerk but the workman has not examined the Attendance Clerk to prove that he saw any register or document before drawing up this certificate. In all these circumstances, this certificate cannot be held to relate to Ahmad Mia whose case is under reference

- 8. The only other document which has been produced is the certificate of Shri S. P. Mukherjee, an Engineer. It has been stated in this document that Ahmad Mia has been working in the collicry as Haulage Khalasi. The Engineer has not been examined. Ahmad Mia has stated that he used to drive Haulage Engine sometimes on being told by the Engineer or some one else. He admits that he never worked as Haulage Engine Khalasi in place of a driver, proceeding on leave. He claims to be a trammer and not a Haulage Khalasi. That being so, it is difficult to see how the certificate marked "Y" for identification can be held to relate to him.
- 9. The result is that there is no document to prove that the workman in question was working as a permanent or temporary trammer in East Bhuggatdih Colliery. His oral evidence only is there but he is an interested witness and it is difficult to rely upon his uncorroborated testimony. He says that he is a member of S. K. Rai's union but admits that he has never yet done any work on behalf of his union. There is, therefore, no reason at all for the employers to have been adverse to him. Indeed, a paper has been brought on the record on behalf of the workman himself which is rather significant. Ahmad Mia appears to have filed an application dated the 12th September, 1966 before the Manager in which he complained that he had been stopped from working. This seems to have been put up before Shri Ghokle, MW2 just when he joined or soon thereafter. His order on this application has been marked Ext. W2. He directed someone to give the applicant a job if he had a vacancy. This shows that the management had no grievance or feeling against Ahmad Mia, the man who filed the application.
- 10. Taking all the facts and circumstances into consideration, I hold that Ahmad Mia whose case is under reference has not been proved to have been a trammer in East Bhuggatdih Colliery much less that his services were terminated with effect from the 20th June, 1967 The second question, therefore, does not arise for consideration This is my award. Let it be submitted to the Central Government under section 15 of the Act.

(Sd.) KAMLA SAHAI,
Presiding Officer
[No. 2/98/67-LRIL.]

New Delhi, the 8th March 1968

S O. 972.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal (No. 2) Dhanbad in the Industrial dispute between the employers in relation to the New Sinidih Colliery of Messrs Bamandiha Coal Company Limited, Post Office Katrasgarh (Dhanbad) and their workmen, which was received by the Central Government on the 6th March, 1968.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL (NO. 2) AT DHANBAD

In the matter of a reference under Section 10(1)(d) of the Industrial Disputes Act, 1947.

REFERENCE No. 71 of 1967

PARTIES:

Employers in relation to the New Sinidih Colliery of M/s. Bamandiha Coal Company Limited, P.O Katrasgarh (Dhanbad)

AND

Their workmen.

PRESENT:

Sri Nandagiri Venkata Rao, Presiding Officer

APPEARANCES:

For the employers.—Sri M. K. Sinha, Supervisor.

For the workmen.—Sri Shanker Bose, Secretary, Colliery Mazdoor Sangh.

STATE: Bihar.

INDUSTRY; Coal.

Dhanbad, dated the 29th February, 1968

AWARD

The Central Government, being of opinion that an industrial dispute exists between the employers in relation to the New Sinidih Colliery of M/s. Bamandiha Coal Company Limited, P.O. Katrasgarh (Dhanbad) and their workmen by its order No. 2/87/65-LRII, dated 30th September 1965 referred to the Central Government Industrial Tribunal, Dhanbad under Section 10(1)(d) of the Industrial Disputes Act, 1947 for adjudication the dispute in respect of the matters specified in the schedule annexed thereto. The schedule is extracted below:—

SCHEDULE

- "(i) Whether the action of the management of New Sinidih Colliery of M/s. Bamandiha Coal Co. Ltd (P.O. Katrasgarh Dhanbad) and their managing agents M/s. H. V. Low and Co. (Pt.) Ltd. Calcutta, in suspending Sri Tarapada Sarkai, Electrician with effect from the 17th June, 1965 and terminating his services in the colliery with effect from the 1st July, 1965. was legal and justified? If not, to what relief are the workmen entitled?
- (ii) Whether the action of the management of New Sinidin Colliery of M/s. Bamandiha Coal Co. Ltd. (P.O. Katrasgarh) and their managing agents M/s. H. V Low and Co. (Pt.) Ltd. Calcutta, in terminating the services of S/Sri Gopi Mohan Chatterjec, Register Keeper and Guran Rawani, Mining Sirdar, with effect from the 18th July, 1965 and the 19th July, 1965 respectively, was justified? If not, to what relief are the workmen entitled?"
- 2. The Central Government Industrial Tribunal, Dhanbad registered the reference as reference No 152 of 1965 on its file. The workmen filed their statement of demands. While it was pending before the Central Government Industrial Tribunal, Dhanbad the proceeding was transferred to this Tribunal, by the Central Government by its order No. 8/25/67-LRII dated 8th May 1967 under Section 33B(1) of the Industrial Disputes Act, 1947. Consequently, the reference is renumbered on the file of this Tribunal as reference No. 71 of 1967.
- 3. On 26th February 1968, when the reference was taken up for hearing evidence and arguments, the workmen were represented by Sri Shanker Bose, Secretary, Colliery Mazdoor Sangh and the employers by Sri M. K. Sinha, Supervisor. Both parties filed a compromise memo and it was duly verified. The terms compromise are as following:—
 - "(a) It is agreed that in item No. (i) of the Schedule, Sri Tarapada Sarkar, Electrician will be treated as if retrenched from the employment with effect from 1st July, 1965.
 - (b) It is agreed that in item No. (ii) of the Schedule, Sri Gopi Mohan Chatterjee, Register Keeper will be treated as if retrenched with effect from 18th July, 1965.
 - (c) In item No (ii) of the schedule, Sri Guran Rewani, Mining Sirdar has since taken his final settlement voluntarily and left the colliery and the union is not pressing for his case and it is treated as settled.
 - (d) That both the workmen in (a) and (b) will be paid compensation in terms of section 25F(b) of the Industrial Disputes Act, 1947 (XIV of 47).
 - (e) That the said payment will be made within 30 days from the date of the Award becoming effective.
 - (f) That the parties will bear their respective costs of this proceedings."
- 4. I consider the terms as favourable to the affected workmen and also to the workmen. The compromise is, therefore, accepted and the award is made accordingly and submitted under Section 15 of the Industrial Disputes Act. 1947.

(Sd.) N. KENKATA RAO,
Presiding Officer-

APPENDIX I

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL (No. 2) AT DHANABD

REFERENCE No. 71 OF 1967

Employers in relation to the New Sinidih Colliery of M/s. Barnandiha Coal Company Ltd., P. O. Katrasgarh (Dhanbad)

AND

Their workmen

List of Documents Admitted in Evidence for the employers

Distinguishing mark or number	Description of document & date	Date of ad- mission	Whether admitted after or without objection	Remarks
NII.	NIL	NIL	NIL	NIL
Lı	st of Documents Admitted in Ev	idence for the u	oor kmen	-
Distinguishing maik or number	Description of document & date	Date of admission	Whether ad- mitted after or without objection	Remarks
NIL	NII	NIL	NIL	NIL
			(Sd.) N. VBN Preside	KATA RAO,
	App e nd ix	11		
BEFORE THE C	ENTRAL GOVERNMENT I AT DIIANBAI	NDUSTRIAL	TRIBUNAL	(No. 2)
	REFERENCE NO. 71	OF 1967		
Employers in relat P O. Katrasgarh (Dh	on to the New Sinidih Colliery annual).	of M/s. Bama	in liha Coal Go	mpany Ltd.
	And			
	Their workmen	ı		
	List of Wilnesses Examined	for t he Emp loy	Brī	
No of witness	Name of witne	ess	Date of examin	ation
NII	NIL		NIL,	

List of witnesses examined for the workmen

No. of witness	Name of witness	Date of examination
NIL	NIL	NIL
		(Sd,) N. VENKATA RAO,

Presiding Officer.

[No. 2/87/65-LRII.]

BALWANT SINGH, Under Secy

(Department of Labour and Employment)

New Delhi, the 4th March 1968

S.O. 973.—In exercise of the powers conferred by sub-section (3) of section 1 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby makes the following amendment in the noification of the Government of India in the late Department of Social Security No. 13(18) /65-HI, dated the 23rd March, 1965, namely:-

In the said notification, for item IV, the following item shall be substituted, namely:-

- 'TV. Notified area Renukoot and in Pargana Dudhi and Tehsil Dudhi, District Mirzapur.".
- 2. This notification shall be deemed to have come into force on, and with effect from, the 28th March, 1965.

[No. F. 13(1)/68-HI.]

New Dethi, the 5th March 1968

S.O. 974.—Whereas it appears to the Central Government that the employer and the majority of the employees in relation to the establishment known as Messrs. Gramophone Employees' Co-operative Credit Society Limited, 33, Jessore Road, Dum Dum, Calcutta have agreed that the provisions of the Employees' Provident Funds Act, 1952 (19 of 1952), should be made applicable to the said establishment;

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 1 of the said Act, the Central Government hereby applies the provisions of the said Act to the said establishment.

This notification shall come into force on the 31st day of March, 1968.

[No. 8(17)/68/PF-II(i).]

S.O. 975.—In pursuance of section 4 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Labour, Employment and Rehabilitation (Department of Labour and Employment) No. S.O. 2551 dated the 9th August, 1966, namely:—

In the said notification, under the heading "[Nommated by the State Governments under clause (d) of section 4"] in the entry item 14,

for the words "Joint Secretary to the Government of Madras",

the words "Additional Secretary to the Government of Madras" shall be substituted.

[No. F. 3/18/66-HI.]

8.0. 976.—In pursuance of clause (a) of sub-paragraph (1) of paragraph 4 of the Employees' Provident Fund's Scheme 1952 the Central Government hereby appoints the Additional Secretary to the Government of Madras, Industrie-Labour and Housing Department, as the Chairman of the Regional Committee set-up for the State of Madras and makes the following further amendment in the notification of the Government of India in the late Ministry of Labour No. S.R.O. 3381 dated the 2nd November, 1954, namely:

In the said notification against item 1, for the existing entry in the 1st column the following entry shall be substituted, namely:—

"The Additional Secretary to the Government of Madras, Industries, Labour and Housing Department, Madras."

[No. 12(8)64-PF-II.]

S.O. 977.—In exercise of the powers conferred by clause (c) of sub-section (1) of section 5A of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby appoints the Additional Secretary to the Government of Madras, Industries, Labour and Housing Department, as a member of the Central Board of Trustees and makes the following further amendment in the notification of the Government of India in the late Department of Social Security No. S.O. 1156 dated the 1st April, 1965, namely:—

In the said notification, against item 12, for the existing entry in the 1st column, the following entry shall be substituted, namely:—

"The Additional Secretary to the Government of Madras, Industries, Labour and Housing Department, Madras."

[No. 12(2)/68-PF-II.]

S.O. 978.—Whereas it appears to the Central Government that the employer and the majority of the employees in relation to the establishment known as Eathamozhi Co-operative Agricultural Bank Limited, Y-10 Eathamozhi P.O., Kanyakumari District (Madras State) have agreed that the provisions of the Employees' Provident Funds Act, 1952 (19 of 1952), should be made applicable to the said establishment;

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 1 of the said Act, the Central Government hereby applies the provisions of the said Act to the said establishment.

[No. 8(223)/67-PF-II.]

New Delhi, the 7th March 1968

S.O. 979.—In exercise of the powers conferred by the first proviso to section 6 of the Employees' Provident Funds Act, 1962 (19 of 1952), the Central Government after making necessary enquiry, hereby specifies that the said section 6, in its application to Messrs. Gramophone Employees' Co-operative Credit Society Limited, 33. Jessore Road, Dum Dum, Calcutta, with effect from the 31st March, 1968, shall be subject to the modification that for the words "six and a quarter per cent", the word 'eight per cent' shall be substituted.

[No. 8(17)/68-PF.-II(ii).]

New Delhi, the 8th March 1968

S.O. 980.—In exercise of the powers conferred by sub-section (2) of section 5D of the Employees' Provident Funds Act, 1952 (19 of 1952), and in supersession of the notification of the Government of India in the Ministry of Labour, Employment and Rehabilitation (Department of Labour and Employment) No. S.O. 197 dated the 5th January, 1968, the Central Government hereby appoints Shri N. Achuthan Nair as Regional Provident Fund Commissioner for the whole of the State of Madras and the Pondicherry and Karaikal areas of the Union territory of Pondicherry, to assist the Central Provident Fund Commissioner in the discharge of his duties vice Shri V. Hemachandra Rao, with effect from the 29th January, 1968.

[No 17(95)/66-PF-I(i).]

SO. 981.—In exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952 (19 of 1952), and in supersession of the notification of the Government of India in the Ministry of Labour, Employment and Rehabilitation (Department of Labour and Employment) No. S.O. 198, dated the 5th January, 1968, the Central Government hereby appoints Shri N. Achuthan Nair to be an Inspector for the whole of the State of Madras and the

Pondicherry and Karaikal areas of the Union territory of Pondicherry for the purposes of the said Act and of any Scheme framed thereunder in relation to establishments belonging to or under the control of the Central Government, or in relation to establishments connected with a railway company, a major port, a mine or an oil-field, or a controlled industry vice Shri V. Hemachandra Rao.

[No. 17(95)/66-PF-I(II)]

S.O. 982.—In exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government, having regard to the location of the factories, namely, (1) the Punjab Government Press, Sector 18, Chandigarh and (2) the Punjab Government Printing Press, Printing and Stationery Department, Punjab, Patiala in implemented areas, hereby exempts the said factories from the payment of the employer's special contribution leviable under Chapter VA of the said Act for a further period of one year with effect from the 11th March, 1968.

[No. F 6(22)/68-HI.]

DALJIT SINGH, Under Secy-

(Department of Labour and Employment)

New Delhi, the 5th March 1968

S.O. 983.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal Allahabad in the Industrial Dispute between the employers in relation to the United Commercial Bank Limited, Kanpur and their workmen, which was received by the Central Government on 28th February, 1968.

BEFORE THE INDUSTRIAL TRIBUNAL (CENTRAL), ALLAHABAD.

Dated: Allahabad; Feb. 16, 1968.

PRESENT:

Sri Mithan Lal.—Presiding Officer.

REFERENCE No. 4(C)/1967.

BETWEEN:

M/s. United Commercial Bank Ltd., Kanpur.

AND

Srimati F. Ghosh, Typist, through the Secretary, U.P. Bank Employees Union, 36/8, Hatta Ram Mohan, Kanpur.

APPEARANCES:

On behalf of the Bank.—Sri M. L. Dhawan, Manager, United Commercial Bank Ltd., Kanpur.

On behalf of the Union .- Sri P. B. Gupta, State Joint Secretary.

INDUSTRY: Bank.

AWARD

The following matter of dispute has been referred by the Central Government under Section 7A and clause (d) of sub-section (1) of Section 10 of the Industrial Disputes Act, 1947, for adjudication to this Tribunal by Notification No. 51(36)/67-LRIII, dated New Delhi the 24th July, 1967:—

"Whether the management of United Commercial Bank Ltd., Halsey Road Branch, Kanpur, was justified in terminating the services of Srimati F. Ghosh, typist with effect from the 15th July, 1967? If not, to what relief is she entitled?"

According to the admitted case of the parties Srimati F. Ghosh was appointed as a typist on 20th June, 1986, for a period of three months as shown by Ex. W/2. Her services were terminated with effect from the 15th July, 1986 after giving 15 days' notice, as shown by Ex. W/1.

This reference has been made at the instance of the U.P. Bank Employees Union. It has been alleged that at the time of appointment of Srimati F. Ghosh

she was promised continuity of service and the only condition was that her work and conduct should be satisfactory. The sudden termination of her services on the 15th July, 1966, was said to be wrongful. It is not a termination simpliciter but amounts to dismissal without assigning any reason.

It has been prayed that after declaring the termination of services of Srimati F. Ghosh with effect from 15th July, 1966, illegal the United Commercial Bank Ltd., be directed to reinstate her with retrospective effect and she may be paid full wages for the period commencing from the 16th July, 1966.

The Bank contest the claim inter alia upon the ground that the appointment of the Srimati F. Ghosh was totally temporary and the Bank had every right to terminate her service. Her services were terminated in the ordinary course and as the Bank Award provides a period of two weeks' notice, two weeks' emoluments in lieu of notice had been paid to her by the Bank. It has also been alleged on behalf of the Bank that Srimati F. Ghosh has left India and the present reference is not maintainable.

From the pleadings of the parties the following further issues were framed:—

- Whether Smt. F. Ghosh was appointed temporarily for a period of three months and whether her services were terminated after giving two weeks' emoluments in lieu of notice as provided by Sastry Award?
- 2. Whether Smt. F. Ghosh has left India and the present reference is not maintainable?

Findings

Issue No. 2.—The parties have not produced any oral evidence in the case. It is clear from the statement of Sri P. B. Gupta recorded on 6th February, 1968, (per paper 13/A) that Srimati F. Ghosh left India more than six months before. The reference is dated 24th July, 1967. There is no evidence to show as to on what date Srimati F. Ghosh left India. It is, however, obvious that she left India after the dispute was taken up by the union on the request of Srimati Ghosh. Unless Srimati Ghosh had approached the union it could not have acquired knowledge of this case. It is also possible that Srimati F. Ghosh might have left India after the reference. It is, however, immaterial whether she left India earlier than the date of reference, or after the date of reference, but one thing is clear that the dispute must have been taken up by the union at the instance of Srimati Ghosh. If Srimati Ghosh is not in India for the last six months it cannot be said that she is no more interested in the case. In any case, on the facts as they stand on the record, it cannot be said that the reference is not maintainable. It cannot be thrown out on the mere ground that Srimati F. Ghosh is not in India presently.

Issue No. 1 and the Matter of Dispute.—On the request of the representative of the workmen Sri M. L. Dhawan, the Manager of the Bank, has produced the application made by Srimati F. Ghosh for appointment. There is also an order of the Manager at the end of that application. This application and the order were also produced before the Tribunal on the last date at Kanpur and it appears that the expression "post being temporarily have been added subsequently, This has been so noted by Sri P. B. Gupta, representative of the workmen, on the application and so far as my memory goes (because the matter is only about ten days old), these words are an addition, because on the last date what was being urged on behalf of the workmen at Kanpur on the basis of the order of the Manager was that there is no mention of temporary appointment. In the context of that argument these words appear to be a clear subsequent addition. Moreover the ink and perhaps the pen of the added words also appear to be different to a naked eye. If Sri Gupta had made a request for filing the application on the last date i.e. 6th February, 1968, instead of making it today, it would have been much better. However, the action of the Bank's Manager must be deprecated. If managerial staff of the Bank indulges in such acts the high-ups and the directors of the Bank have to take a serious notice of such things.

The letter of appointment which has been issued in this case does not at all say that the appointment of Srimati Ghosh for a period of three months was a temporary one. There is also a clause in the said letter "continuation of your services after the expiry of the above period will depend upon the amount of the satisfaction that you give us as regards your work, conduct and attendance". This shows that at the time of appointment the Bank had an idea to continue Srimati Ghosh in service on the condition that her work, conduct and attendance

were found satisfactory. However, the said expression cannot be said to be, in any way, inconsistant, with the temporary appointment, because in temporary appointments too, such clauses are mentioned. It only means reservation of a discretion by the Bank for further continuation on satisfactory work and conduct. If Srimati F. Ghosh had been in India or if she had come into the witness box, the true facts would have come to light, but on the basis of the documentary evidence, as it exists on record, it cannot be inferred that the intention at the time of appointment of Srimeti Ghosh was to appoint her on probation, as alleged by the union. The mere fact that she was appointed for a definite period of three months with effect from the 20th June to 19th September, 1966, is consistent with the plea of the Bank that the appointment was temporary. It was a folly to make any addition in the appointment letter by adding the words "post being temporarily".

Sri P. B. Gupta has made a reference to para 508 of Sastry Award wherein classification of employees has been mentioned. The definition of "temparary employee" is given in clause (c) of that paragraph. He has urged that the case of Srimati F. Ghosh is not covered by that definition and so she cannot be treated to be temporary employee. According to that definition—

"temporary employee" means an employee who has been appointed for a limited period for work which is of an essentially temporary nature, or who is employed temporarily as an additional employee in connection with a temporary increase in work of a permanent nature.".

According to the argument of Srl Gupta the case of Srimati Ghosh is not covered by any of the two alternatives given in the above clause. He has urged that she was appointed against a permanent post and so she is covered by the definition of this word "probationer". I am unable to agree with him because more temporary appointment against a permanent post would not make the employee a probationer unless the appointment is provisionally to fill in a permanent vacancy or post. There is no evidence on record to show that the post of typist against which she was appointed was a permanent post and the intention in appointing Srimati Ghosh was to fill in that permanent post. On the contrary it appears to be a case where she was appointed for a limited period of three months for work of temporary nature or for additional work, as given in the definition of tesmporary employees. Even though the letter of appointment may not have used the word "appointed temporarily" and even though a folly may have been committed in making addition in the order of appointment of Srimati F. Ghosh, yet I am not prepared to say that the appointment of Srimati F. Ghosh was on probation or was anything more than a temporary appointment. It is further clear from the letter of appointment that the appointment was for a fixed period of three months and consequently her services would have stood terminated on the expiry of that period with effect from 19th September, 1966. At the same time the Bank could not have terminated her services within that period by giving 15 days' notice or 15 days' salary in lieu thereof. Srimati Ghosh had a right to continue in service for the period of appointment and termination of her service before the expiry of that period was nothing but illegal. The period of three months having expired on 19th September, 1966. The period of appointment had a discretion to continue her if her work and conduct were found good. It seems that she could not give her a right to continue in service after 19th September, 1966. If the

Srl P. B. Gupta has also drawn the attention of the Tribunal to the procedure laid down for termination of service but that has no application to an appointment of a temporary hand for a specific period. Under the Bank Award Srimati Ghosh could only claim salary up to 19th September, 1966, besides salary of 15 days' pay in lieu of notice. She has already been paid the salary and allowance of notice period, as shown by the order of termination, Ex. W/1. She is, therefore, only entitled to salary and other allowances which she would have received from the date of termination i.e., 15th July, 1966, till the 19th September, 1966, and to no other relief.

In view of the findings given above the conduct of the managerial staff of the Bank in making addition in the letter of appointment must be deprecated. At the same time Srimati F. Ghosh is not entitled to reinstatement, as her appointment was for specific period.

My award is that the Bank had no legal right to terminate the services of Srimati F. Ghosh before 19th September, 1966. i.e., during the period of three months, for which she was temporarily appointed. The order of termination of her service with effect from 15th July, 1966, was illegal. Her services shall be deemed to have automatically ended on the 19th September, 1966. She has already been paid salary and allowance in lieu of 15 days' notice. She is only entitled to get salary and allowances from the 15th July, 1966, till the 19th September, 1966.

There is no question of her reinstatement nor can she be reinstated.

Under the circumstances of the case the Bank shall pay a sum of Rs. 75 (Rs. Seventysive) as costs to the union.

(Sd.) MITHAN LAL, Presiding Officer, 16-2-1968. [No. 51/36/67/LRIII.]

New Delhi, the 7th March 1968

S.O. 984.—In pursuance of section 17 of the Industrial Disputes Act. 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Madras, in the industrial dispute between the employers in relation to Messrs New India Maritime Agencies Private Limited, Madras and their workmen, which was received by the Central Government on the 4th March. 1968.

BEFORE THE INDUSTRIAL TRIBUNAL, MADRAS

Friday the 16th day of February, 1968.

PRESENT:

Thiru M. Tajammul Hussain, B.A., B.L., Industrial Tribunal, Madras
INDUSTRIAL DISPUTE No. 87 OF 1967
(Central Government Reference)

(In the matter of the dispute between the Management and its workmen of M/s. New India Maritime Agencies Private Limited, Madras.)

BETWEEN

The General Secretary, Madras Port and Dock Workers Congress, 11, Phillips Street, Madras

AND

M/s. New India Maritime Agencies Private Limited, 21, Sunkurama Chetty Street, Madras-1

REFERENCE:

Order No. 28/102/67-LRIII, dated 17th October, 1967 of the Ministry of Labour, Employment and Rehabilitation (Department of Labour and Employment),

Government of India

This dispute coming on for hearing on Wednesday the 24th day of January 1968 upon perusing the reference, claim statement and counter statement and upon hearing the arguments of Thiru S. M. Narayanan, General Secretary of the Workman and of Thiru M. Mohanakrishnan, Authorised Representative of the Management, and this dispute having stood over till this day for consideration, this Tribunal made the following.

AWARD

This is a reference by Central Government relates to the termination of service of Sri M. G. Fernandez, car driver, by the management of Messrs New

India Maritime Agencies Private Limited. The matter referred to this tribunal for adjudication is set out in the schedule to the reference and it is as follows:—

"Whether the management of Messrs New India Maritime Agencies Private Limited, 21, Sunkurama Chetty Street, Madras-1, were justified in terminating the services of Sri M. G. Fernandez, car driver, from 3rd July 1967? If not, to what relief is the employee entitled?

- 1. A claim statement was filed by the Madras Port and Dock Workers' Congress Madras. According to the claim statement, Sri Fernandez was employed as a motor driver for about three years and he was driving the motor car belonging to M/s. New India Maritime Agencies Private Limited, Madras intended for staff. He was not governed by any specified service rules. Whenever he was required to drive the motor car he had to do it. Whenever he required leave, it had been the practice for him to simply inform the management either before or after such leave was availed of by him. In the case of short leave he used to inform the management about the necessity for which he availed leave urgently after returning from leave. On 3rd July 1967, the worker fell sick and was obliged to stay at home and was not in a position physically to covey the information to the management but arranged to inform the management through telephone on the next day itself. The management denied employment to the worker without notice and without any enquiry. The action of the management is against the principles of natural justice. It is prayed that the management should be directed to reinstate the worker with full back wages from 4th July, 1967,
- 2. The management filed a counter statement. According to that statement, on 3rd July, 1967 the worker was entrusted with the job of taking in the car Mr. B. Konstantakis, owner of the vessel s.s. Roula Maria, to a dinner party at Connemara and taking him back to the ship. The worker took Mr. B. Konstantakis to the Dinner Party and left him there. After the party was over, Mr. Konstantakis did not find the car or the driver. He communicated with the company and it was arranged to take him back by taxi. It was found that the driver left the car with the company's director's garage and gone away without informing anybody. Since that day until 31st July, 1967 nothing was heard about him. He just stayed away and the company had to employ another driver. By a letter dated 31st July, 1967 the worker asked for his salary. As the driver simply deserted the service of the company from 4th July, 1967 without intimation, he is not entitled to reinstatement.
- 3. The issue that arise for consideration is the matter referred to this tribunal for adjudication and it is as follows:—
 - Whether the management of Messrs. New India Maritime Agencies Private Limited, 21, Sunkurama Chetty Street, Madras-1 were justified in terminating the services of Sri M. G. Fernandez, car driver, from 3rd July 1967? If not to what relief is the employee entitled?
- 4. On behalf of the worker, one I. A. Das, who is working, in Connemara Hotel was examined. He produced the register of the Hotel. Ex. W. 1 is the extract from the register relating to 1st July, 1967. From 1st July, 1967 to 4th July, 1967 Mr. B. Konstantakis was staying in the Connemara Hotel. He left the Hotel on 4th July, 1967. Ex. W. 2 is the extract from the register of the entry relating to his departure on 4th July, 1967. One John Bosco was examined as W.W. 2. According to him, in July 1967, the worker telephoned to him and informed him that he was not doing well. Subsequently after one or two days he went to the house of Fernandez's and found him sick. The newly appointed driver also accompanied him. Ex. W.3 is the letter signed by the Manager of the company. In cross-examination, John Bosco stated that Fernandez unofficially phoned to him saying that if the Manager asked him, he could tell him that he (Fernandez) was sick.
- 5. Ex_t W. 1 and W. 2 are the extracts from the register of arrival and departure of persons who stayed in Connemara Hotel, Madras. Ex. W. 3, copy of the letter from the Manager of New India Maritime Agencies Private Ltd., to Mr. G. M. Fernandez.
- 6. No enquiry was conducted by the Management and no opportunity was given to the worker to explain his absence. It is contended on behalf of the Union that an opportunity should have been given to the worker to explain for his absence during the days he was prevented by illness from reporting on duty.

- 7. The question for consideration is whether the management was justified in terminating the services of M. G. Fernandez without giving him an opportunity and without calling for an explanation and giving him an opportunity to explain his absence from duty.
- 8. The management should have at least called for the explanation of the worker, when it received a letter from the worker asking for salary. At least on 3rd August, 1967, when the worker again made a demand for salary, the management should have directed the worker to explain for his absence. The management did not call for explanation and did not hold any enquiry regarding the absence of the worker from duty. From the evidence of John Bosco, it would appear that the worker Fernandez telephoned to him and requested him to inform the Manager that he was sick if the Manager enquired about him. According to John Bosco, he visited the worker's house and found him sick. The newly appointed driver also accompanied him. On 9th August, 1967, the company Manager wrote to the worker, M. G. Fernandez as follows:—
 - "We are astonised to receive your first letter which is undated, though, the postal stamp bears the date of 29th July and also your second letter dated 3rd August, 1967. As far as we recollect, you have left the job on your own accord on 4th July, 1967 and accordingly your name has been removed from our payroll as from that date. Please note accordingly."
- 9. The Management simply assumed that the worker left the job of his own accord, even though, on two occasions he made written demands for salary. The management was not justified in terminating the services of the worker without giving him an opportunity to explain for his absence. The termination of service is not justified.
- 10. The only other question to be considered is the relief that should be granted, to the worker. The worker failed to inform the management that he was ill and could not report for duty. He should have applied for leave. Considering the conduct of the worker, I am of the view that it is not desirable or expedient to direct re-instatement. I am of the view that it is sufficient if the management is directed to pay compensation for the unjustified termination of service of the employee.
- 11. In the circumstances, I hold that though the termination of service is not justified, the worker cannot be directed to be re-instated in service and it is sufficient if the management is directed to pay compensation to the worker at the rate of one month average pay for every completed year of service.
- 12. As award is passed in the above terms. Parties are directed to bear their own costs.

(Sd.) M. TAJAMMUL HUSSAIN, Industrial Tribunal.

LIST OF WITNESSES EXAMINED:

For the Workmen:-

- (1) THIRU I. A. DAS.
- (2) THIRU JOHN BOSCO, S.A.

List of Witnesses Examined for the Management: Nil.

List of Documents marked for the Workmen;

- W. 1 1-7-1967 Entry in the Arrival Register of the Connemara Hotel, Madras.
- W. 2 4-7-1967 Entry in the Departure Register of the Connemara Hotel, Madras.
- W. 3 9-8-1967 Letter from the Manager. New India Maritime Agencies Private Limited, to Thiru G. M. Fernandez, 40, Karpega Vinayagar Koil Street, Alondur.

··· (#)][***.

List of Documents marked for the Management:

Nil.

Note:—The parties are directed to take return of their document/documents within six months from this date.

[No. 28/102/67-LRIII.]

O. P. TALWAR, Under Secy.

(Department of Labour and Employment)

New Delhi, the 6th March 1968

S.O. 985/PWA/Procedure/Rules/Am.—The following draft rules further to amend the Payment of Wages (Procedure) Rules, 1937, is so far as they apply in relation to railways, mines, ollfields, and air transport services, which the Central Government proposes to make, in exercise of the powers conferred by sub-sections (1) and (2) of section 26 of the Payment of Wages Act, 1936 (4 of 1936), is published, as required by sub-section (5) of section 26 of the said Act for the information of all persons likely to be affected thereby, and will be taken into consideration on or after the 25th June, 1968.

Any objections or suggestions which may be received from any person with respect to the said draft before the date specified above will be considered by the Central Government. Such objections or suggestions may be addressed to the "The Secretary to the Government of India, Ministry of Labour, Employment and Rehabilitation (Department of Labour and Employment) Shram-Sahkti Bhavan, Raft Marg, New Delhi."

Draft Rules

- 1. These rules may be called the Payment of Wages (Procedure) Second Amendment Rules, 1968.
- 2. In the Payment of Wages (Procedure) Rules, 1937, (hereinafter referred to as the said rules), in rule 2, for clause (e), the following clause shall be substituted, namely:—-
 - "(e) 'employer' includes the persons responsible for the Payment of Wages under section 3 and in the case of a deceased employer his legal representative."
- 3. In the said Rules, in Form F, after item 11, the following item shall be inserted, namely:—
 - "12. Date by which the amounts awarded shall be paid".

No. 19(10)/68-Fac.I.

S.O. 986/PWA/Procedure/Rules/Am.—The following draft of rules further to amend the Payment of Wages (Procedure) Rules, 1937, in so far as they apply in relation to railways, mines, oil-fields and air transport services, which the Central Government proposes to make, in exercise of the powers conferred by sub-sections (1) and (2) of section 26 read with section 24 of the Payment of Wages Act, 1936 (4 of 1936), is published, as required by sub-section (5) of section 26 of the said Act, for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be _aker: into consideration on or after 25th June, 1968.

Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government. Such objections or suggestions may be addressed to "The Secretary to the Government of India, Ministry of Labour, Employment and Rehabilitation (Department of Labour and Employment), Shram Shakii Bhavan, Rafi Marg, New Delhi."

Draft Rules

- 1. These rules may be called the Payment of Wages (Procedure) First Amendment Rules, 1968.
- 2. After rule 12 of the Payment of Wages (Procedure) Rules, 1937, the following rule shall be inserted, namely:
 - "12A. Order of direction when to be made.—The Authority or the Court, as the case may be, after the case has been heard, shall make the order or direction either at once or, as soon thereafter as may be practicable, on some future day; and when the order or direction is to be made on some future day, it shall fix a date for the purpose of which due notice shall be given to the parties or their pleaders".

[No. 535/18/61-Fac.I.]

J. D. TEWARI, Under Secy.

(Department of Labour and Employment)

New Delhi, the 6th March 1968

S.O. 987.—In exercise of the powers conferred by sub-section (1) of section S.O. 987.—In exercise of the powers conferred by sub-section (1) of section 5 of the Iron Ore Mines Labour Welfare Cess Act, 1961 (58 of 1961) read with rule 31 of the Iron Ore Mines Labour Welfare Cess Rules, 1963, and in supersession of the notification of the Government of India in the late Ministry of Labour and Employment No. S.O. 464 dated the 6th February, 1965, the Central Government hereby specifies Shri D N. Joshi, Welfare Commissioner, Iron Ore Mines Labour Welfare Fund Advisory Committee for Goa, Daman and Diu, to be the Iron Ore Mines Cess Commissioner who shall be responsible for the assessment and collection of the cess levied under the said Act in the Union territory of Goa, Daman and Diu, with effect from the 3rd January, 1968.

[No. 18/2/68-M.III.]

C. R. NAIR, Under Secy.

(Department of Labour and Employment)

New Delhi, the 8th March 1968

S.O. 988.—In exercise of the powers conferred by sub-section (1) of section 27 of the Payment of Bonus Act, 1965 (21 of 1965), the Central Government hereby makes the following amendments in the notification of the Government of India in the Ministry of Labour, Employment & Rehabilitation (Department of Labour and Employment) No. S.O. 1491, dated the 15th April, 1967, namely:-

In the Table attached to the said notification,—

- (1) in the entries relating to item 1, after entry 3, the following entry shall be inserted, namely:-
 - "3A. Officer on Special Duty in the Office of the Chief Labour Commissioner (Central), New Delhi.";
- (ii) in the entries relating to item III, in entry 8, after the word "Lumding", the words "at Tinsukia" shall be inserted;
- (iii) in the entries relating to item IV, after entry 9, the following entry shall be inserted, namely:-
 - "10. Labour Enforcement Officer (Central) Salem.";
- (iv) in the entries relating to item V,-
 - (a) after entry 3, the following entry shall be inserted, namely:— "3A. Assistant Labour Commissioner (Central), Chhindwara.".

- (b) after entry 11, the following entry shall be inserted, namely:—
 "12. Labour Enforcement Officer (Central), Bhopal.";
- (v) in the entries relating to item VI, after entry 15, the following entry shall be inserted, namely:—
 - "15A. Labour Enforcement Officer (Central), Dehradun.";
- (vi) in the entries relating to item VII,-
 - (a) after entry 3, the following entries shall be inserted, namely:-
 - "3A. Assistant Labour Commissioner (Central), Patna.
 - 3B. Assistant Labour Commissioner (Central), Chalbasa";
 - (b) entry 12 shall be omitted;
 - (c) in entry 13, the word "West" shall be omitted;
 - (d) in entry 17, for the word "Ramgarh", the word "Hazaribagh" shall be substituted;
 - (e) after entry 27 the following entry shall be inserted, namely:—
 "28. Junior Labour Inspector (Central) Daltangani,":
- (vii) in the entries relating to item VIII, after entry 4, the following entry shall be inscrted, namely:—
 - "4A. Assistant Labour Commissioner (Central), Vijayawada.";
- (viii) in the entries relating to item IX, after entry 14, the following entry shall be inserted, namely:—
 - "15. Junior Labour Inspector (Central), Udaipur.";
- (ix) in the entries relating to item X, after entry 4, the following entry shall be inserted, namely:—
 - "4A. Assistant Labour Commissioner (Central), Bhubaneswar.".

[No. 20(8)/67.]

HANS RAJ CHHABRA, Under Secy.

ERRATUM

S.O. 989.—In the Ministry of Labour, Employment and Rehabilitation (Department of Labour and Employment) Notification No. 8/201/67-PF. II., dated 16th January, 1968, published as S.O. 349 in the Gazette of India, Part II—Section 3—sub-section (ii), dated 27th January, 1968, the following corrections may be made:—

For the 3rd line of the notification read "Messrs. K. T. Sales and Services Organisation (including Head Office) Badlapur" instead of "Messrs. United India Agencies, Hussain Chambers, 1st Floor, Parsi Bazar Street".

MINISTRY OF PETROLEUM & CHEMICALS

CORRIGENDA

New Delhi, the 2nd March 1968

S.O. 990.—In the schedule to the notification of the Government of India in the Ministry of Petroleum and Chemicals S.O. No. 2026 dated the 8th June, 1965, published in the Gazette of India, Part II, Section 3. Sub-section (ii) dated the 26th June, 1965 read with S.O. No. 3274 dated the 23rd October, 1965 published in

the Gazette of India, Part II, Section 3, Sub-section (ii) dated the 23rd October, 1965, the following may be deleted;

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Dhumai .				•		1173			•	•		0-0-10
Sarho .						939						0-1-5
Govindpur Gorio						502						0-1-0
Newarhiya Amad						1380					-	0-4-10
Karari		_			,	1432						0-1-0
	•					1483						0-1-0
						1486						0-0-10
						1488/1						0-2-5
						1570						0-1-0
						1573						0-1-0
						1616						0-0-5
						1688						0-0-5
						1690						0-1-0
						1716			-			0-2-10
						1766						0-2-15
						1777						0-1-15
						1853						0-1-0
						1854				•		0-2-0
						1856/2						0-0-10
						1484	_	_				0-0-10

[No. F. 31/50/63-OR/IOC-Vol.II(a).]

S.O. 991.—In the schedule to the notification of the Government of India in the Ministry of Petroleum and Chemicals S.O. No. 2717 dated the 25th July, 1964, published in the Gazette of India, Part II, Section 3, Sub-section (ii) dated the 8th August, 1964, the following may be deleted:

	Vil	lage			S	urve	y Plo	t No.		Exten
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					878					0-0-10
					989					0-0-5
					990			-		0-1-5
					991					0-4-10
					1050					0-0-5
					1052					0-0-15
					1053/1					0-0-10
					1057					0-2-0
					1320					0-3-0
					1322					0-4-10
					1332/2					0-2-5
					1343		-			0-1-0
					1355					0-0-5
					1357					0-0-10
					1364					0-1-10
					1366					0-3-0
					1412					0-1-0
					1478					0-1-15
					1480					0-1-0
					3302					0-2-0
					3356					0-0-5
					3387					0-0-5

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S.O. 992.—In the schedule to the notification of the Government of India in the Ministry of Petroleum and Chemicals S.O. No. 3729 dated the 16th October, 1964 published in the Gazette of India Part II, Section 3, Sub-section (ii) dated the 24th October, 1964, the following may be deleted:

	•	Village	;		S	urve	y Plot	No.		Exten
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Saiyara Mithepur				_	1848					0-0-10
					2022			•		0-0-15
					2912	-	-			0-0-10
					2996					0-1-10
					2997					0-0-10
					3357/1	836			-	0-0-5

[No. F. 31/50/63-OR/IOC/Vol.II(c).]

S.O. 993.—In the schedule to the notification of the Government of India in the Ministry of Petroleum and Chemicals S.O. No. 2791 dated the 5th August, 1964, published in the Gazette of India, Part II, Section 3, Sub-section (ii) dated the 15th August, 1964, the following may be deleted:

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						945 948						0-0-10
						963						0-2-10
						977		•				0-1-10
						980				•		0-0-5
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						983						0-5-0
						985				•		0-0-15
						989						0-1-15.
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						1060					·	0-2-0
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S.O. 994.—In the schedule to the notification to the Government of India in the Ministry of Petroleum and Chemicals S.O. No. 1329, dated the 6th April, 1964 published in the Gazette of India, Part II, Section 3, Sub-Section (ii), dated the 18th April, 1964, the following may be deleted:

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								2469	•	-	•	•	•	0-0-5
								4042	•	•	•		•	0-0-6
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humai								28º/2						0-0-10
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								329				•		0-1-0
								1159						0-6-0
								1169						0-1-0
								1173_			•	•	•	0-5-10
								1207B			•		-	0-1-0
								1209			-	•		0-4-10
								1210	•		•	•		0-4-0
								1264	•		•	•	•	0-4-0
								1268		•	•	•		0-1-10
								1270	•		•	•	•	0-2-10
								1271	•	•	•	•	•	0-3-5
								1274		•	-	•	•	0-8-10
								1306	•	•	•	•	•	0-5-5
								1308		•	•	•	-	0-0-10
								1309	•	•	•	•	•	0-0-15
								1310	•	•	•	•	•	0-0-15
								1374		•	•	•	•	0-6-5
								1420	•	•	•	•	•	0-0-5
								1431		•	•	•	•	0-2-0
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Garai					_			536						0-0-5
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Tikardih	•			•		•	•	753	•	•	•	•	•	0-1-0
								754	•	•	-	•	•	0-0-15
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								1186						0-3-0
								1189						0-1-0
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								1210/2			•	-		0-2-5
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Sarho .				_				294/I						0-1-0
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								365						0-0-15
								586						0-2-0
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								598			•		٠	0-8-0
								614/1					٠	0-5-0
								928	•	•	•	•	•	0-0-5
								931	•	-	•	•	•	0-2-10
								932	•	•	-	•	•	0-1-0 0-0-1 <i>5</i>
								940	•	•	•	•	•	0-1-10
								941	•	•	•	•	•	0-1-10
Naglamai	_	_	_		_			656						0-1-5
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Bamrauli	•	•	•	•	•	•	•	2421	•	•	•	•	•	0-0-T
Kuramuridan	_		_		_	_		146						0-1-0
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								155				•		0-1-0
								159						0-0-5
								165						0-0-5
								176B				•		0-0-10
								614						0-1-10
								629		•		•	•	0-0-5
								639	•	•	•	-	•	0-0-15;
Dondapur		_						187						0-1-5
	-	•	•	•	•	•	•	188						0-0-5
								189						0-0-5
								199						0-1-0
								203		-				0-0-15
								204		_	_	_		0-0-5
								205	_	-	•	•		0-0-Ía

Village	Survey	Plo	t No.				Exter
							в-в-в
ovindpur Gorlo	. 213						0-0-10
, ovip	215				•		0-0-15
	216	•	•			•	0-1-0
	280	•	•	. •		• •	0-I-0 0-2-0
	282 285	•	•	•	•	•	0-1-0
	293	•	•	•	•	•	0-1-0
	297	•	:	• •	• •	• .	0-4-0
	302	÷		÷	:	· ·	0-1-0
	303						0-1-0
	304						0-0-10
	310						0-5-0
	314						0-9-15
	319			•	-	•	0-2-15
	324						0-4-10
	3 2 7		•	•	•	•	0-4-10
	373	•	•	•	•	•	0-0-10
	379 380	•	•	-	•	•	0-3-10
		•	•	•	•	•	0-2-10
	490 396	•	•	:	:		0-1-1
	398	•	•	÷	÷		0-3-10
	399	•			:		0-3-0
	498/1						0-1-5
	500						0-1-ó
	509						0-12-
	533						O-3-1
	534			•	•	•	0-3-10
	545	•	•	•	•	٠	0-1-3
	546	•	•	•	•	•	0-4-5
	547	•	•	•		•	0-2-5
	548	•	•	•	•		0-4-1
	555 620	•	•	•	•	•	0-1-1 0-1-1
	621	•	•	•	•	•	0-0-1
	622		·	-	Ċ	·	0-I-I
	624						0-2-0
	625					Ţ.	0-1-0
	628						0-0-I
	636	٠.					0-0-1
	638						O-I-I
	646		•	•			0-1-0
	653		•	•	•	•	0-0-1
	655	•	•	• •	٠.	٠.	0-0-5
	654 656 658 672 673	•	•		•	•	0-1-0
	650	•	• •	•	٠.	٠.	0-3-0
	673	•	•	-	•	•	0-2-10 0-0-10
	672	•	•	•	•	:	0-1-10
	677	Ċ		•	•	:	0-1-0
	677 683	:	· ;		÷	:	0-0-10
	685						0-0-1
	694					,	0-1-1
	739						0-1-1
	740	٠					0-1-14
	850	•	•	٠.	٠.	•	0-6-0
	868	•	•	•	•	•	0-1-10
	869	٠	•	•	•	•	0-1-0
	870 882	•	•	•	•	•	0-1-5 0-0-5
	883 886	•		•	•	•	0-0-5

Village		Surve	y Plot	No.		Exten
						B-B-B
ewarhiya Amad Karari	1364/1					0-2-0
	1370 M					0-8-10
	1371					0-3-10
	1374/1 .		•			0-0-15
	13 <u>7</u> 8 .					0-1-10
	1380 .					0-9-0
	1387/1 .					0-0-10
	1436					0-0-15
	1437					0-2-10
	1438 .					0-0-10
	1439 .					0-4-15
	1440 .					0-2-5
	1441 .					0-3-5
	1487 .					0-0-10
	1489 .					Q-I-O
	1491 .					0-2-5
	1492 .					0-0-15
	1564					0-0-10
	x565 .					0-3-0
	1608 .					0-1-0
	1609					0-0-5
	1610					0-I-Ö
	1611					0-0-5
	1615					0-0-10
	1645			•		0-0-15
	1679/1 .		•	·	Ţ.	0-0-10
	1695			·		0-0-10
	1715		•			0-2-10
	1724		·	·	Ţ.	0-0-IO
	1725	-				0-2-0
	1749					0-2-0
	1769 Kha	ı .		Ċ	Ĭ	0-0-10
	1770M .	:		÷	:	0-1-10
	1773/2	•	Ċ	:	•	0-4-0
	1792 .		•	:	•	0-0-5
	1852	:	:		•	0-0-10
	1855 .	•	·	Ċ	•	0-1-0
	1857A .	•			•	0-1-10
	1860	•	•	•	•	0-5-0
	1861	•	•	•	•	0-0-10
	1862	•	•	•	•	0-0-10

[No. \$1/50/63-ONG/OR/IOC-Vol. II(e),]

P. P. GUPTA, Under Secy.

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 5th March 1968

S.O. 995.—Statement of the Affairs of the Reserve Bank of India as on the 1st March, 1568.

BANKING DEPARTMENT

	LIAB	ILIT] 	ès —			Rs.	ASSETS			 			Rs.
Capital Paid Up		•	•	•	•	5,00,00,000	Noces						16,56,29,∞
							Rupee Coin	•					6,06,00
Reserve Pund		•	•	•	•	80,00,00,000	Small Coia				*	•	2,87,00
National Audine	C-	ر ماد	T	Tar			Fils Purchased and	Discounte	×1 i~				
National Agriculto Operations) For		≉it (rong	Term		131,00,00,000	(a) Internal			,			* *
							(b) External						••
							(b) External (c) Government	Treasury	Bills	٠		•	 259,49,86, 0 0
National Agricultura	al Crodu	(Stabíl	isation)) Fund	l -	25,00,00,000	(c) Government Balances Held Abroac	d• .	Bills				259,49,86, 00
						25,00,00,000 30,00,000,000	(c) Government	d• .			•	•	259,49,86 ,0 0
National Agricultura National Industrial (Fund	Credit (L	ong T				•,	(c) Government Balances Held Abroad Investments**	d* to :-			•		259,49,86, 0 0

c. 3(H)]	
THE	
GAZETTE	
엵	
INDIA:	
MARCH	
16,	
1968/PHALGUNA	
26,	
1889	
	œ

pouts :		Loans and Advances to : (i) Scheduled Commercial Banks† 89,39,87,000
(a) Government		(#) State Co-operative Banks††
(f) Central Government	113,5 6 ,97 ,000	(iii) Others Lossa, Advances and Investments from National Agricultural Credit (Long Term Operations) Fund t—
(ii) State Governments	10,04,92,000	(d) Loans and Advances to:— (f) State Governments
		(ii) State Co-operative Banks
(b) Banks		(iii) Central Land Mortgage Bankal
		(b) Investment in Central Land Mortgage Bank Debentures 7,89,36,000
(i) Scheduled Commercial Banks	138,20,57,000	Loss and Advances from National Agricultural Credit (Stabilisation) Fund:—
(ii) Scheduled State Co-operative Banks .	5,91,33,000	Loans and Advances to State Co-operative Banks . 7,73,82,000
(iii) Non-Scheduled State Co-operative Bank	85,94,000	Loans, Advances and Investments from National Industrial
(io) Other Banks	8,39,000	Credit (Long Term Operations) Fund;-
•		(a) Loans and Advances to the Development Bank . 5,97,38,000
(c) Others	362,83,48,000	(b) Investment in bonds/debentures issued by the Development Bank
Bills Payable	18,56,10,000	Other Assets 56,64,95,000
Other Liabilities	100,58,14,000	+ · · · · · · · · · · · · · · · · · · ·
Rupees .	1021,65,84,000	Rupes . 1021,65,84,000

^{*}Includes Cash and Short-term Securities.

Tated the 6th day of March 1968.

^{**}Rxchuding investments from the National Agricultural Credit (Long Term Operations) Fund and the National Industrial Credit (Long Term Operations) Fund.

[@]Rachding Loam and Advances from the National Agricultural Credit (Long Term Operations) Fund, but including temporary overdrafts to State Governments.

[†]Includes Rs. 65,35,17,000 advanced to scheduled commercial banks against usance bills under section 17(4) (c) of the Reserve Bank of India Act.

^{††}Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund and the National Agricultural Credit (Stabilisetion) Fund.

An Account pursuant to the Reserve Bank of India Act, 1934 for the week ended the 1st day of March, 1968

LIABILITIES	Rs.	Rs.	ASSETS	Rs.	Rs.
otes held in the Banking Department	16,56,29,000 3144,21,75,000		Gold Coin and Bullion — (a) Held in India (b) Held outside India	115,89,25,000	
Total Notes issued		31 60,7 8,04 ,000	Foreign Securities	166,42,00,000	
			TOTAL .		
	Government of India Rupee Securities				2800,26,13,00
,			Internal Bills of Exchange and other commercial paper		
TOTAL LIABILITIES		3160,78,04,000	Total Assets		3160,78,04,00
ted the 6th day of March, 1968.					L. K. JHA, Governo.
				⊥No.	F.3(3)-BC/68.

V. SWAMINATHAN, Under Secy.

(Department of Revenue & Insurance)

ESTATE DUTY

New Delhi, the 4th March 1968

- S.O. 996.—The Central Government hereby renews the appointment of the undermentioned valuers whose names were previously published as S.O. 1688 in Part II, Section 3(ii) of the Gazette of India dated 29th May, 1965 for a further period of five years with effect from 23rd February, 1968.
- 2. The scale of charges for the remuneration of Valuers appointed by the Central Government for valuing any property shall be as fixed below and no such Valuer shall charge a fee at a scale higher than the scale so fixed:

Provided that where two or more properties are required to be valued:-

- (i) by a Committee of Arbitration or by a third Valuer in pursuance of a single order, or
- (ii) by a valuer, in pursuance of a single reference made by a Controller of Estate Duty or at the instance of an accountable person.

all such properties shall be deemed to constitute a single unit of property for the purposes of fixing the fee payable to the Committee or the Valuer as the case may be:

Provided further that where the same property or properties, required to be valued by the same Committee of Arbitration or, as the case may be, by the same Valuer, is or are common to more than one case and the valuation relates to the same date, the Committee of Arbitration or the Valuer shall be entitled to charge fees at the scale fixed below only in one case and in the remaining case or cases the said Committee of Arbitration or Valuer shall be entitled to charge fees not exceeding rupees one hundred per case.

Scale of charges

(Civil), A.M.I.E.,

3. Notwithstanding anything contained in paragraph 2, the remunctation payable to a Valuer shall in no case be less than Rs. 50/- (Rupees fifty).

APPENDIX

		AFFBANIA
S1. No.	Name	Address
I 2		3
	I—Engineers/Survey	os / Architects
I	Shri Bendre V. N., B.E., A.M.I.E. (Ind).,	16, Bhangarwadí, Lonavla, Poona.
2	Shri Ghosh, H. K., M. I.M.E., M.M.G.I.,	(C/o Postmaster Kalighat) 172-P. S. P Mukerji Road, Calcutta-26.
3	Shri Khadkiwala, B.T.S., A.R.I.B.A., A.M.T.P.I., Dip. T.P. (Lond.),	1/4-E, Jhandewalan, <i>New Delhi</i> .
4	Shri Parikh, R. M., B.E. (Civil), F.R. I.C S. (Lond.), F.I.A.S. (Lond.), A M I.E., M.R. San. I. (Lond.)	Sharad Purnima, 15, Patidar Society, Ellis Bridge, Ahmedabad-6.
5	Shri Reuben, R. S. F.R.I.B A. (Lond.), M.I. Struct. E., A.M.I.E., (Ind.), F.I.I.A.,	Commissariat Building, 231, Dr. Dadabhoy Naoroji Road, <i>Bombay</i> .
5	Shri Shah, Rasiklal K, B.E.	77, Kalyan Bhuvan, Relief Road, Ahmedabad.

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II-Accountants

t Shri Guha, S. C., LL.B., (U K.), F.C A., (Eng. & Wales), F.C.A.,

33, Dharmtalla Street, Calcuttu-13.

III - Specialists in Works of Art

I Shri Ghosh, A., M A, Director General of Archaeology in India.
Janpath, New Delhi.

IV-Actuary

I Shri Diwan, G.S., M.A., F.I.A.,

126, Hindu Colony, Dadar, Bombay-14.

[No. 12/F. No. 5/95/67-E.D.] E. K. LYALL, Dy. Secy.

MINISTRY OF EDUCATION (Cultural Activities Division I)

(ARCHAEOLOGY)

New Delhi, the 4th March 1968

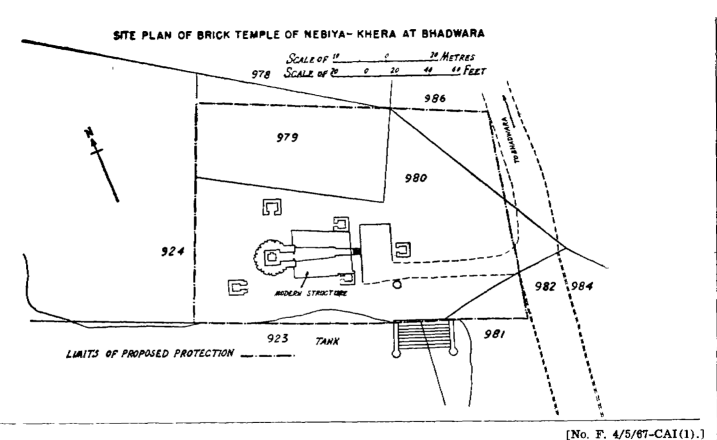
S.O. 997.—Whereas by notification of the Government of India in the Ministry of Education No. S.O. 2494, dated the 18th July, 1967, published in Part II, Section 3, sub-section (ii) of the Gazette of India dated the 29th July, 1967, the Central Government gave notice of its intention to declare the ancient monument specified in the Schedule below to be of national importance.

And whereas no objections have been received to the making of such declaration.

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the Ancient Monuments and Archaeological Sites and Remains Act, 1958 (24 of 1958), the Central Government hereby declares the said ancient monument to be of national importance.

THE SCHEDULE

State	District	Tahsil	Locality	Name of Monument	Revenue plot numbers to be included under protection	Area	Boundaries	Ownership	Remarks
I	2	3	4	5	6	7	8	9	10
Uttar Pradesh .	Kanpur	Ghatam- pur	Bhadwara	Brick temple at Nebiya Khera together with adjacent area comprised in parts of survey plot Nos. 979, 980, 981 and 986.	plot Nos. 979, 980, 981 and	5	North: Remaining portion of survey plot Nos. 979 and 986. East: Remaining portion of survey plot Nos. 980, 986 and survey plot No. 982 (pathway). South: Survey plot No. 923 and remaining portion of survey plot No. 981. West: Survey plot No. 981.	981 are Priva- tely-owned and remaining plots including the temple are owned by the Gram Samaj.	is under reli- gious wor- ship.



SHARDA RAO (Mrs.), Assistant Educational Adviser.